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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 6th May, 1963 :—

Issue No.	No. and Date	Issued by]	Subject
82	S.O. 1274, dated 1st May, 1963.	Ministry of Steel and Heavy Industries	The Commercial Vehicles (Distribution and Sale) Control Order, 1963.
83	S.O. 1275, dated 1st May, 1963.	Do.	Appointing Shri Harbans Singh, Dy. Secy., of this Ministry as Controller of Commercial Vehicles.
84	S.O. 1276, dated 2nd May 1963.	Election Commission, India.	List of Contesting Candidates for the bye-election to the House of the People from the 50-Jaunpur Constituency.
85	S.O. 1277, dated 2nd May, 1963.	Do.	List of Contesting Candidates for the bye-election to the House of the People from the 68-Farrukhabad Constituency.
86	S.O. 1278, dated 2nd May, 1963.	Do.	List of Contesting Candidates for the bye-election to the House of the People from the 6-Amroha Constituency.
87	S.O. 1279, dated 4th May, 1963.	Ministry of Scientific Research and Cultural Affairs.	The International Copyright (Third Amendment) Order, 1963.
88	S.O. 1280, dated 4th May, 1963.	Ministry of Information and Broadcasting.	Approval of films specified therein.
89	S.O. 1281, dated 4th May, 1963.	Ministry of Law	Declaration containing the name of the candidate elected in the constituency referred to therein.

Issue No	No. and Date	Issued by	Subject
90	S.O. 1331, dated 6th May, 1963.	Election Commission, India.	Amendment to Notification No. 100/UP/1/62(3), dated 8th April 1963.
	S.O. 1332, dated 6th May, 1963.	Do.	Amendment to Notification No. 100/UP/2/62(3), dated 8th April, 1963.
	S.O. 1333, dated 6th May, 1963.	Do.	Amendment to Notification No. 100/UP/3/63 (3), dated 8th April, 1963.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 6th May 1963

S.O. 1336.—In pursuance of sub-rule (2) of rule 11, clause (b) of sub-rule (2) of rule 14 and sub-rule (1) of rule 23 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby makes the following further amendments in the notification of the Government of India in the Ministry of Home Affairs No. S.R.O. 628 dated the 28th February, 1957, namely:—

In the Schedule to the said notification—

(1) in Part II, under the heading 'Central Reserve Police'—

(i) after the sub-heading "Office of the Principal, Central Training College", the following sub-heading and entries shall be inserted, namely:—

"Base Hospital, Neemuch and Unit Hospitals of Battalions

1	2	3	4	5
All posts (Ministerial)	Deputy Inspector General of Police	Deputy Inspector General of Police Medical Superintendent and Staff Surgeon/Commandant	All (i) to (iii)	Inspector General of Police, Deputy Inspector General of Police"

(ii) for the sub-heading 'Hospital' and the entries relating thereto the following sub-heading and entries shall be substituted, namely:—

"Base Hospital, Neemuch

All posts except Ministerial	Medical Superintendent and Staff Surgeon	Medical Superintendent and Staff Surgeon	All	Deputy Inspector General of Police
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Unit Hospitals and Detachment Medical Inspection Rooms of Battalions

All posts except Ministerial	Commandant	Commandant	All	Deputy Inspector General of Police";
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(2) In Part III, under the heading "Central Reserve Police", for the sub-heading "Hospital" and the entries relating thereto, the following sub-headings and entries shall be substituted, namely:

"Base Hospital, Necmuh

All posts	Medical Superintendent and Staff Surgeon	Medical Superintendent and Staff Surgeon	All	Deputy Inspector General, of Police
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Unit Hospitals of Battalions

All posts	Commandant	Commandant	All	Deputy Inspector General of Police
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[No. F. 42/17/63-AVD.]

T. C. A. RAMANUJACHARI, Dy. Secy.

New Delhi, the 10th May, 1963.

S.O. 1337.—In pursuance of paragraph 3 of the Foreigners (Restricted Areas) Order, 1963, the Central Government hereby authorises in respect of each of the territorial units specified in column (1) of the Schedule hereto annexed, the officer or officers specified against it in column (2) thereof to issue permits under the said paragraph to foreigners entering into or residing in the restricted area within that territorial unit.

SCHEDULE.

<i>Territorial Unit.</i> (1)	<i>Designation of officer.</i> (2)
<i>State of Assam:</i>	(1) Secretary to the Government of Assam, Passport Department. (2) Deputy Secretary, to the Govt of Assam, Passport Department. (3) Under Secretary to the Govt. of Assam, Passport Department. (4) Deputy Commissioner, Gauhati. (5) Assam Government Trade Adviser, Calcutta. (6) Superintendents of Police (to Pakistani nationals only).
<i>State of Punjab:</i>	(1) Deputy Secretary to Govt. of Punjab, Home Department. (2) Under Secretary to the Govt. of Punjab, Home Department. (3) Superintendents of Police, Dharamshala and Kangra.
<i>State of Uttar Pradesh:</i>	(1) Secretary to the Govt. of Uttar Pradesh, Home Department. (2) Deputy Secretary to the Govt. of Uttar Pradesh, Home Department.
<i>State of West Bengal:</i>	(1) Under Secretary to the Govt. of West Bengal, Home Department. (2) Additional Passport-cum-Visa Officer, Home (Passport) Department, Government of West Bengal. (3) Deputy Commissioner of Police, Security Control, Calcutta

(1)	(2)
Union Territory of Himachal Pradesh:	Inspector General of Police, Himachal Pradesh.
State of Assam: State of West Bengal:	(1) The Deputy High Commission for India, Dacca. (2) The Assistant High Commission for India, Rajshahi.

[No. 6/178/62(ii)-F.I.]

FATEH SINGH, Jt. Secy.

MINISTRY OF EXTERNAL AFFAIRS*New Delhi, the 10th May 1963*

S.O. 1338.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Indian Frontier Administrative Service Rules, 1956, Rules 14(i) as amended by Notification No. 718/GA/61, dated the 11th November, 1961:—

(i) Selection Grade: Rs. 1,800—100—2,000 with effect from 13th September, 1961.

(ii) Supertime Scale: Rs. 2,250 per month fixed.

[No. 274-NI/63.]

S.O. 1339.—In exercise of the powers conferred by the proviso to articles 309 of the Constitution, the President hereby makes the following further amendments to the Schedule I of the Indian Frontier Administrative Service Rules, 1956, namely:—

(i) Insert the following under Duty Posts:—

*A Supertime Scale Posts:

Chief Secretary, Nagaland, Kohima.

*B Selection Grade: (3 posts in lieu of an equivalent number in Grades).

Explanation.—(i) An officer drawing pay in the Selection Grade shall be entitled to draw special pay prescribed for the post held by him if any, plus inner line special pay, if any, in addition to pay in the selection grade, subject to the following limits:—

(a) A general ceiling of Rs. 2,000 in all cases except (b) below.

(b) A ceiling of Rs. 2,150 for officers holding the Secretariat posts of Secretaries to the State Governments/Administration and the equivalent or above.

Explanation.—(ii) Officiating arrangements can be made in the selection Grade.

*Note.—The supertime scale posts and selection grade posts in the IFAS would come into force with effect from 13th September, 1961.

[No. 275-NI/63.]

S.O. 1340.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby directs that the following further amendments shall be made to the Indian Frontier Administrative Service Rules, 1956, namely:—

In schedule I of the said rules,

In the last item (xv) Deputation Reserve, the figure '7' shall be substituted by figure '8'.

The amendments hereby made shall be deemed to have taken effect from 13th September, 1961.

[No. 276-NI/1963.]

S.O. 1341.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Indian Frontier Administrative Service Rules, 1956, namely:—

(i) Rule 5 may be amended to read as below:

5. Cadre.—The Service will be organised in the following grades, namely:—

Grade II.—Assistant Political Officers (I) and officers of equivalent rank.

Grade I.—Political Officers and officers of equivalent or higher rank.

Selection Grade: Senior Officers of Grade I.

Supertime Scale: Certain specified posts in schedule I.

(ii) In rule 6(i) the word "two" occurring in second line may be substituted by word "various".

[No. 277/NI/63.]

R. YUSUF ALI, Dy. Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 9th May 1963

S.O. 1342.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (10 of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of section 9 of the said Act shall not apply to the Bank of Maharashtra Ltd., Poona in respect of the properties held by it at Kopargaon, till the 15th September 1963.

[No. F. 15(12)-BC/63.]

S.O. 1343.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (10 of 1949), the Central Government on the recommendation of the Reserve Bank of India, hereby declares that the provisions of section 9 of the said Act shall not apply to the Cochlin Nayar Bank Ltd., Trichur, in respect of the undernoted properties held by it, till the 15th March 1964.

1. Kumbalam Village—Survey No. 750/1.
2. Matanchery Village—Survey Nos. 187/1, 187/2, 188/0, 17/2 part, 880/0, 889/1, 890/1, 1219/1-2, 1311/0, 1196.
3. Palluruthy Village—Survey Nos. 1177/1, 1202/1, 1203/1-2.
4. Kadamakkudy Village—Survey Nos. 210/0, 786/0, 789/1-2-3.
5. Chellanam Village—Survey Nos. 95/3-III part, 253/3.

[No. F. 15(3)-BC/63(1)]

S.O. 1344.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (10 of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of section 9 of the said Act shall not apply to the Gauhati Bank Ltd., Gauhati in respect of the undernoted properties held by it, till the 15th March, 1964.

1. 36B—19L of land; Patta No. 39, Mauza—Karara, Vill—Majgaon.
2. 6B—1K—3L of land; Patta No. 16.
3. 14B—5K—15L of land; Patta No. 73, Mauza—Demoria.
4. 1B—17½L of land; Mauza—Ramsarani.
5. 23B—4L of land; Patta No. 3, Mauza—Pubborbhag.
6. 22B—1K—5L of land; Patta No. 91, Mauza—Upperborbhag.
7. 18B—4K—8L of land; Patta No. 203, Mauza—Barnodi.
8. 4B—0K—8L of land; Patta No. 40, Vill.—Barpanara, Karara.
9. 4B—4K—11L of land; Patta No. 8, 77, 79, 82 & 88, Mauza—Khatta.
10. 20B—4K—1L of land; Patta No. 56, 78, 138, 77, 137 and 58, Mauza—Barnodi.
11. 6B—4K—4L of land; Patta No. 260(216) and 13, Mauza—Silasundarighopa and Beltola.
12. 2B—10L of land; Patta No. 451, North Gauhati.
13. 65B—1K—9L of land; Patta No. 27, Mauza—Demoria.
14. 6B—14L of land; Patta No. 84 and 85, Mauza—Upperborbhag.
15. 2B of land; Patta No. 88, Mauza—Bahjani.

[No. F. 15(3)-BC/63(II).]

B. J. HEERJEE, Under Secy.

(Department of Economic Affairs)

New Delhi, the 10th May, 1963

S.O. 1345—Statement of the Affairs of the Reserve Bank of India, as on the 3rd May, 1963

BANKING DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs.
Capital paid up	5,00,00,000	Notes	14,55,82,000
Reserve Fund	80,00,00,000	Rupee Coin	1,22,000
National Agricultural Credit (Long Term Operations) Fund	61,00,00,000	Small Coin	2,33,000
National Agricultural Credit (Stabilisation) Fund	7,00,00,000	National Agricultural Credit (Long Term Operations) Fund	
Deposits :—		(a) Loans and Advances to :—	
(a) Government		(i) State Governments	27,17,21,000
(i) Central Government	51,49,27,000	(ii) State Co-operative Banks	9,29,70,000
(ii) State Governments	8,08,22,000	(iii) Central Land Mortgage Banks
(b) Banks		(b) Investment in Central Land Mortgage Bank Debentures	2,84,88,000
(i) Scheduled Banks	79,08,65,000	National Agricultural Credit (Stabilisation) Fund	
(ii) State Co-operative Banks	2,00,67,000	Loans and Advances to State Co-operative Banks
(iii) Other Banks	4,40,000	Bills Purchased and Discounted :—	
(c) Others	171,06,20,000	(a) Internal
Bills Payable	29,39,48,000	(b) External
Other Liabilities	70,86,77,000	(c) Government Treasury Bills	46,58,29,000
Rupees	565,03,66,000	Balances Held Abroad*	7,59,85,000
		Loans and Advances to Governments**	62,45,04,000
		Loans and Advances to :—	
		(i) Scheduled Banks†	41,85,70,000
		(ii) State Co-operative Banks†	111,04,24,000
		(iii) Others	1,87,27,000
		Investments	202,69,55,000
		Other Assets	37,02,56,000
		Rupees	565,03,66,000

*Includes Cash and Short-term Securities.

**Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund, but including temporary overdrafts to State Governments.

†Includes Rs. 31,05,50,000 advanced to scheduled banks against usance bills under Section 17(4) (c) of the Reserve Bank of India Act.

‡Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund and the National Agricultural Credit (Stabilisation) Fund.

Dated the 8th day of May 1963.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 3rd day of May, 1963

ISSUE DEPARTMENT

LIABILITIES	Rs.	Rs.	ASSETS	Rs.	Rs.
Notes held in the Banking Department	14,55,82,000		Gold Coin and Bullion :—		
Notes in circulation	2320,24,43,000		(a) Held in India	117,76,10,000	
Total Notes issued		2334,80,25,000	(b) Held outside India	..	
			Foreign Securities	105,08,43,000	
			TOTAL		222,84,53,000
			Rupee Coin		115,52,20,000
			Government of India Rupee Securities		1996,43,52,000
			Internal Bills of Exchange and other commercial paper		..
TOTAL LIABILITIES		2334,80,25,000	TOTAL ASSETS		2334,80,25,000

Dated the 8th day of May, 1963.

M. V. RANGACHARI,
Deputy Governor.

[No. F. 3(2)-BC/63.]
A. BAKSI, Jt. Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 4th May 1963

S.O. 1346.—In exercise of the powers conferred by sub-section (1) of section 122 of the Income-tax Act, 1961 (43 of 1961) and in supersession of all previous notifications in this regard, the Central Board of Revenue hereby directs that the Appellate Assistant Commissioners of Income-tax of the Ranges specified in column 1 of the schedule below shall perform their functions in respect of all persons and incomes assessed to income-tax or super-tax in the Income-tax Circles, Wards and Districts specified in the corresponding entry in column 2 thereof:

SCHEDULE

Range 1	Income-tax Circles, Wards and Districts. 2
TRIVANDRUM	<ol style="list-style-type: none"> 1. Income Tax Circle, Trivandrum 2. Salary Circle, Trivandrum. 3. Income Tax Circle, Qullon. 4. Income Tax Circle, Kottayam. 5. Income Tax Circle, Alleppey. 6. Income Tax Circle, Mattancherry. 7. Income Tax Circle, Alwaye.
ERNAKULAM	<ol style="list-style-type: none"> 1. Income Tax Circle, Ernakulam. 2. Income Tax Circle, Trichur. 3. Special Investigation Circle, Trichur. 4. Income Tax Circle, Palghat. 5. Income Tax Circle, Calicut. 6. Income Tax Circle, Cannanore and 7. Special Survey Circle, Ernakulam.

Where an Income-tax Circle, Ward or District or part thereof stands transferred by this notification from one Range to another Range, appeals arising out of assessments made in that Income-tax Circle, Ward or District or part thereof and pending immediately before the date of this notification before the Appellate Assistant Commissioner of Range from whom that Income-tax Circle, Ward or District or part thereof is transferred, shall, from the date this notification shall take effect, be transferred to and dealt with by the Appellate Assistant Commissioner of the Range to whom the said Circle, Ward or District or part thereof is transferred.

This notification shall take effect from 1st June 1963.

Explanatory Note

NOTE.—The amendments have become necessary on account of the reorganisation of the Appellate Ranges in the charges of the Commissioner of Income Tax, Kerala.

(This note does not form a part of the notification but is intended to be merely clarificatory.)

[No. 21 (F. No. 50/137/62-IT.)]

J. RAMA IYER, Under Secy.

OFFICE OF THE COLLECTOR, CENTRAL EXCISE, PATNA

TRADE NOTICE

Patna, the 18th February 1963

SUBJECT.—Central Excise—Movement of excisable Material/Component Parts for use in the manufacture of finished excisable products—procedure for realisation of duty.

S.O. 1347.—Attention is invited to the Government of India, Ministry of Finance (Department of Revenue) Notification No. 212/62-Central Excises dated the 8th December, 1962 introducing Rule 56A of Central Excise Rules, 1944 (copy enclosed).

According to the provisions specified in sub-rule (i) of the aforesaid rule a manufacturer of any excisable goods is permitted to receive duty paid material and component parts in the factory for the manufacture of those goods and to receive a credit for the duty already paid on such material or component parts under proforma credit account in form R.G. 23. The procedure is subject to other conditions and restrictions in the aforesaid notification besides requiring the manufacturer to maintain an account in the statutory form R.G. 23. The Government of India have for the time being by their notification no. 223/62-Central Excises dated the 29th December, 1962 notified the following excisable commodities to which the aforesaid procedure of rule 56A shall apply.

1. Pigments, colours, paints, Enamels, Varnishes. Blacks and Cellulose Lacquers.
2. Synthetic organic Dyestuffs.
3. Patent or Proprietary Medicines.
4. Nitric, Hydrochloric and Sulphuric Acids.
5. Gases.
6. Plastics, all sorts.
7. Plywood.
8. Paper.
9. Cotton Yarn.
10. Cotton Fabrics.
11. Asbestos-Cement products.
12. Steel Ingots.
13. Copper and Copper Alloys.
14. Iron or Steel Products
15. Aluminium.
16. Tin Plates and Tinned Sheets, including Tin Taggers, and Cuttings of such plates, sheets or taggers.
17. Internal Combustion Engines.
18. Refrigerating and Air Conditioning appliances and Machinery all sorts and parts thereof.
19. Electric Motors, all sorts and parts thereof.
20. Electric Batteries and parts thereof.
21. Electric Fans.
22. Wireless Receiving sets.
23. Electric wires and cables.
24. Motor Vehicles.
25. Footwear.
26. Gramophones and parts thereof.

The credit of duty will, however, be allowed only in those cases where duty has been paid on the material component parts under the same item or sub item, and at the same rate as is appropriate to the finished excisable goods or in those cases only where remission or adjustment of duty for material/component parts has been specially sanctioned by the Central Government under the various Notifications.

2. The salient features of the procedure are as under:—

- (i) The procedure will apply not only to excisable material component parts purchased from the place of manufacture but also in those cases where duty paid material parts are sold by a manufacturer to third party and the latter sells it to the manufacturer of finished excisable goods who applies to avail of the above procedure.
- (ii) Any manufacturer desiring to avail of the above procedure shall apply to the undersigned in writing through the Assistant Collector, Central Excise, concerned.
- (iii) The undersigned shall allow the manufacture to avail of the procedure after due enquiries.

- (iv) The manufacturer shall give prior notice of not less than 8 hours to the proper Central Excise Officer incharge of the factory before the excise duty paid or countervailing duty-paid material or component parts are received in his factory to enable the Officer to be present at the time of receipt of such material of component parts for verification.
- (v) The manufacturer shall on receiving goods in his premises under the A.R.I./Bill of entry, shall produce the documents before the Central Excise Officer Incharge of the factory who will resume these documents, cancel and retain them on his record as a voucher.
- (vi) After necessary checks of the duty paid goods received, the same shall be accounted for by the manufacturer in account in form R.G. 23 (specimen proforma attached) under the attestation of the Central Excise Officers.
- (vii) In cases where only a part of the consignment cleared from a factory or imported is received in the factory manufacturing finished products the manufacturer or importer of the excisable/material/parts shall apply to the Assistant Collector Incharge of the Division in which the factory is situated or the importer has his place of business, for issue of a subsidiary A.R.I./Bill of entry.
- (viii) Every manufacturer of finished excisable products to whom this procedure is extended will have to maintain an account current. He will be allowed to pay duty on the finished goods, cleared from his factory either from the proforma account or from the proforma account or from the account current or partly from the proforma account and partly from the account current. It is not the intention that the debit in the proforma account should be made only of the excise duty on the quantity of material/parts used in the manufacture of finished goods. The manufacturer will be permitted credit of the entire amount of duty available in the proforma account even though some material/parts received by him may continue to lie in the factory.
- (ix) The manufacturer shall not hold any material or component parts in excess of his requirements for a period of six months, such requirements being determined on the basis of previous 12 months actual receipt into his factory.
- (x) At the time of clearance of the finished goods the manufacturer shall make entry in the relevant AR 1 to show the total duty involved on the goods, the amount of credit allowed out of proforma account or through account current or through both.
- (xi) No refund of excise duty will be admissible if the materials/parts received are not used for the manufacture of finished excisable goods. Once a credit has been given in the proforma account for the duty paid on the material/parts such material/parts will be deemed to be non-duty paid and if they are cleared from the factory as such on account of any damage or otherwise they will have to pay duty by debit in the proforma account. In case of insufficient balance in the proforma account, cash deposit to replenish the proforma account will have to be made before clearance. Such clearance will be allowed on a written application and a gate pass suitably endorsed.
- (xii) In cases where such materials/parts are sought to be destroyed within the factory due to damage or being found unserviceable, such destruction shall be allowed under excise supervision and no duty shall be charged on the goods so destroyed.
- (xiii) As the above procedure is now applicable in respect of the excisable goods specified in para I above in bond movement wherever sanctioned in respect of these goods for use in the manufacture of other excisable goods shall not be allowed hereafter.

3. For any difficulty where clarification is deemed necessary, in the observance of the above procedure the manufacturers are advised to contact the Assistant Collector, Central Excise, concerned.

[No. 17/5/MP/63.]

A. R. SHANMUGAM, Collector.

OFFICE OF THE SUPERINTENDENT OF CENTRAL EXCISE: KARWAR**NOTICE***Karwar, the 10th May, 1963*

S.O. 1348.—Whereas it appears that the goods as mentioned in the under mentioned table seized near Sadashivgad Port were imported in contravention of the Rules and Notifications as mentioned against each.

Sl. No	Date and place of seizure	By whom effected	Description of the goods	Quantity	Rules contravened
1	2	3	4	5	6
1.	23-1-1963 Bhimkhol jungle.	Inspector of C. E. Honkong and his staff.	Dragon brand camphor made in Honkong in 4 gun ny bags, each packet weighing 1 Lb. each.	75 Lbs. valued at Rs. 1126/-	Govt. of India, Min- istry of Comm & Ind., Import Control Order No. 17/55 dt. 7-12-55 issued under Sec. 3 & 4 of the Import & Exports (Control) Act 1947 and further deemed to have been issued under Sec. 19 of the S. C. Act 1878 and punishable under Sec. 167 (8) & 168 of the S. C. Act 1878.

2. Now, therefore, any person claiming the goods, is hereby called upon to show cause to the Superintendent of Central Excise Karwar, why the above mentioned goods should not be confiscated under section 167(8) and 168 of the Sea Customs Act, 1878, and why the penalty should not be imposed on him under Section 167(8) of the Sea Customs Act, 1878.

3. If such an owner fails to turn up to claim the above mentioned goods or to show cause against the action proposed to be taken within 30 days from the date of publication of this notice in the Government of India Gazette, the goods in question will be treated as unclaimed and the case will be decided accordingly.

[No. VIII(10)2/63.]

P. A. PUJARI,
Superintendent.

MINISTRY OF STEEL & HEAVY INDUSTRIES**(Department of Iron & Steel)***New Delhi, the 7th May 1963*

S.O. 1349.—In pursuance of sub-rule (2) of rule 11, clause (b) of sub-rule (2) of rule 14 and sub-rule (1) of rule 23 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby makes the following further amendments in the notification of the Government of India in the late Ministry of Steel, Mines and Fuel (Department of Iron and Steel) S.O. 252 dated the 21st January, 1959, namely:—

In the Schedule to the said notification,—

- (i) for the words and brackets "Ministry of Steel, Mines & Fuel (Department of Iron and Steel)", the following shall be substituted, namely "Ministry of Steel and Heavy Industries (Department of Iron and Steel)";
- (ii) In part I the heading "Secretariat" and the entries relating to the post Economic Investigator, Grade I shall be omitted.

- (iii) In Part II, under the heading "Organisation of the Iron and Steel Controller" after the existing entries, the following sub-heading and entries shall be inserted, namely:—

1	2	3	4	5
<i>“Regional Office at New Delhi.</i>				
All posts	Assistant Iron and Steel Controller (Gr. II) New Delhi.	Assistant Iron and Steel Controller (Gr. II) New Delhi.	All	Iron & Steel Controller.

- (iv) In part III under the heading "Organisation of the Iron and Steel Controller, Calcutta",—

- (a) under sub-heading "Regional Office at Bombay", in columns 2 and 3 for the word and figure "Grade I", the word and figures "Grade II" shall be substituted."

- (b) after the existing entries, the following sub-heading and entries shall be inserted, namely:—

1	2	4	4	5
<i>“Regional office at New Delhi</i>				
All posts	Assistant Iron and Steel Controller (Gr. II), New Delhi.	Assistant Iron and Steel Controller (Gr. II), New Delhi.	All	Dy. Iron & Steel Controller Calcutta.

[No. F. EST-47(14)/62.]

M. C. MISRA, Dy. Secy.

MINISTRY OF MINES & FUEL

New Delhi, the 6th May 1963

S.O. 1350.—In exercise of the powers conferred by sub-section (1) of section 7 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), and of all other powers enabling it in this behalf, the Central Government, hereby rescinds the notification of the Government of India in the Ministry of Mines and Fuel S.O. No. 1772 dated the 29th May, 1962.

[No. F. C2-20(14)/62.]

New Delhi, the 7th May 1963

S.O. 1351.—Whereas it appears to the Central Government that coal is likely to be obtained from the lands mentioned in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby gives notice of its intention to prospect for coal therein.

SCHEDULE
(KATIA BLOCK—SOUTH KARANPURA COAL FIELD)

Drg. No. Rev./94/62
dated 23-12-1962

(Showing area notified for prospecting)

Sl. No.	Village	Thana	Thana No.	District Area	Remarks
1	Sankul	Ramgarh	21	Hazari-bagh.	Part
2	Patratu	"	22	"	"
3	Katia	"	16	"	"
4	Sahitanr	"	20	"	"
Total : 448.00 Acres (Appx.) or 181.44 Hectares (Appx.).					

BOUNDARY DESCRIPTION:

A—B line passes through villages Sahitanr and Katia and meeting at point B.

B—C line passes through village Katia (goes up to Central line of the Nalkari nalla) and meeting at point C.

C—D line passes along part of the Central line of Nalkari nalla and meeting at point D.

D—E line passes through villages Patratu, Sankul and Sahitanr and meeting at point A.

The map of this area can be inspected at the office of the National Coal Development Corporation Ltd. Dharbhanga House, Ranchi (Revenue Section) or at the office of the Deputy Commissioner, Hazaribagh.

[No. C2-20(12)/63.]

S.O. 1352.—Whereas it appears to the Central Government that coal is likely to be obtained from the lands mentioned in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby gives notice of its intention to prospect for coal therein.

SCHEDULE
(BLOCK—PATRATU EXTENSION—SOUTH KARANPURA COAL FIELD)

Drg. No. Rev./88/62
dated 19-12-1962

(Showing area notified for prospecting)

Sl. No.	Village	Thana	Thana No.	District Area	Remarks
1	Patratu	Ramgarh	22	Hazari-bagh.	Part
2	Jainagar	"	25	"	"
Total area :—224.00 Acres (Approx.) Or 90.72 Hectares (Approx.).					

BOUNDARY DESCRIPTION:

- E—F line passes through village Patratu and meeting at Point F.
- F—G line passes along the Railway boundary line i.e. through village Patratu and meeting at point G.
- G—H line passes through villages Patratu and Jainagar and meeting at point H on the junction point of villages Jainagar, Saunda and Sael.
- H—E line passes along the common boundary of villages Sael and Jainagar and meeting at point E (which is also the southern boundary of Sael Block acquired by N.C.D.C.).

The map of this area can be inspected at the office of the National Coal Development Corporation Ltd. Darbhanga House, Ranchi (Revenue Section) or at the office of the Deputy Commissioner, Hazaribagh.

[No. C2-20(11)/63.]

P. S. KRISHNAN, Under Secy.

MINISTRY OF FOOD & AGRICULTURE

(Department of Agriculture)

New Delhi, the 9th May 1963

S.O. 1353.—The following draft rules further to amend the Rice Grading and Marking Rules, 1939, which the Central Government proposes to make in exercise of the powers conferred by Section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937) is published as required by the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 31st May, 1963.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Rules

1. These rules may be called the Rice Grading and Marking (Amendment) Rules, 1963.
2. In Schedule 1 of the Rice Grading and Marking Rules, 1939, in the design under grade designation mark for packages of Rice for the words "भारत की उत्पत्ति" the words "भारतीय उत्पाद" shall be substituted.

[No. F. 17-8/63-AM.]

S.O. 1354.—The following draft rules further to amend the Bura Grading and Marking Rules, 1943, which the Central Government proposes to make in exercise of the powers conferred by Section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937) is published as required by the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 31st May, 1963.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Rules

1. These rules may be called the Bura Grading and Marking (Amendment) Rules, 1963.
2. In Schedule II of the Bura Grading and Marking Rules, 1943, in the design under grade designation mark for packages of Bura for the words "भारत की उत्पत्ति" the words "भारतीय उत्पाद" shall be substituted.

[No. F. 17-8/63-AM(II).]

S.O. 1355.—The following draft rules further to amend the Lac Grading and Marking Rules, 1950, which the Central Government proposes to make in exercise of the powers conferred by Section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937) is published as required by the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 31st May, 1963.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Rules

1. These rules may be called the Lac Grading and Marking (Amendment) Rules, 1963.

2. In Schedule IV of the Lac Grading and Marking Rules, 1950, in the design under grade designation mark for packages Lac for the words "भारत की उत्पत्ति" the words "भारतीय उत्पाद" shall be substituted.

[No. F. 17-8/63-AM(iii).]

S.O. 1356.—The following draft rules further to amend the Wool Grading and Marking Rules, 1961, which the Central Government proposes to make in exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937), is published as required by the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after 5th June, 1963.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Rules

1. These rules may be called the Wool Grading and Marking (Amendment) Rules, 1963.

2. In the Wool Grading and Marking Rules, 1961, in column 1 of Schedule I for the entry "clipped white" the entry "clipped white and clipped South India White" shall be substituted.

[No. F. 12-(3)/63-AM.]

V. S. NIGAM, Under Secy.

MINISTRY OF TRANSPORT & COMMUNICATIONS

(Department of Transport)

(Transport Wing)

Ports

New Delhi, the 7th May 1963

S.O. 1357.—In pursuance of Sub-section (2) of section 6 of the Calcutta Port Act, 1890 (III of 1890), it is hereby notified that in accordance with the provisions of section 16 of the said Act, Mr. J. M. Parsons of Messrs Macneill and Barry Ltd. has been elected by the Bengal Chamber of Commerce and Industry, Calcutta, to be a commissioner for the Port of Calcutta vice Mr. J. B. Craig resigned.

[No. 9-PG(28)/63.]

M. V. NILAKANTA AYYAR, Under Secy.

MINISTRY OF WORKS, HOUSING & REHABILITATION

(Department of Rehabilitation)

New Delhi, the 29th April 1963

S.O. 1358.—Whereas the Central Government is of the opinion that it is necessary to acquire the Evacuee Properties specified in the Schedule hereto

annexed in the State of Madhya Pradesh for public purpose, being a purpose connected with the relief and rehabilitation of Displaced Persons including payment of compensation to such persons.

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, it is notified that the Central Government has decided to acquire and hereby acquires the Evacuee Properties specified in the Schedule here annexed.

SCHEDULE

Serial No.	Particulars of the property	Name of the town and locality in which the property is situated	Name of the evacuee with parantage
1	House No. 424 West Kariyapathar.	Jabalpur Mohalla West Kariyapathar.	Mohd. Nazir, Mohd. Yusuf etc.
2	House No. 9/122 Mama Ka Bazar.	Lashkar Gwalior Mohalla Mama Ka Bazar.	Nazir Ahmed S/o Shiekh Akbar.

[No. 13(3)/Comp.&Prop/61.]

M. J. SRIVASTAVA

Settlement Commissioner &
Ex-officio Under Secy.

(Department of Rehabilitation)

(Office of the Chief Settlement Commissioner)

New Delhi, the 9th May 1963

S.O. 1359.—In exercise of the powers conferred by Clause (a) of Sub-Section (2) of Section 16 of the Displaced Persons (Compensation & Rehabilitation) Act 1954 (No. 44 of 1954) the Central Government hereby appoints for the Union Territory of Delhi, Shri S. S. Govila, Assistant Settlement Officer, in the office of the Regional Settlement Commissioner, Delhi as Managing Officer for the custody, management and disposal of Compensation Pool with effect from 5th April, 1963.

[No. 10(9)/Admn(R)/54.]

KANWAR BAHADUR,

Settlement Commissioner (A) &
Ex-officio Dy. Secy.

MINISTRY OF INFORMATION & BROADCASTING

New Delhi, the 7th May 1963

S.O. 1360.—In exercise of the powers conferred by rule 10 of the Cinematograph (Censorship) Rules, 1958, the Central Government is pleased to appoint Smt. V. Mulay, Assistant Educational Adviser, Ministry of Education, as Additional Regional Officer, Central Board of Film Censors, Bombay, on deputation, for a period of one year with effect from 2nd May, 1963.

[No. 2/30/62-FC.]

New Delhi, the 9th May 1963

S.O. 1361.—In exercise of the powers conferred by Section 5(1) of the Cinematograph Act, 1952 and sub-rule (3) of rule 8 read with sub-rule (2) of rule 9 of the Cinematograph (Censorship) Rules, 1958, the Central Government hereby

appoints the following persons as members of the Advisory Panel of the said Board at Madras with immediate effect.

- (1) Shri Pakala Suryanarayana Rao.
- (2) Shri P. Veeraraghavan.

[No. 11/4/62-FC.]

S. PADMANABHAN, Under Secy.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 17th April 1963

S.O. 1362.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby appoints Sarvashri R. P. Sood and T. K. Venkataraman to be Inspectors for the whole of the Union Territory of Delhi for the purposes of the said Act or of any scheme framed thereunder, in relation to any establishment belonging to, or under the control of the Central Government, or in relation to an establishment connected with a railway company or a controlled industry.

[No. 20(44)-63-PF-I.]

New Delhi, the 6th May 1963

S.O. 1363.—In pursuance of sub-section (3) of section 17 of the Employees' Provident Funds Act, 1952 (19 of 1952), read with paragraph 27-A of the Employees' Provident Funds Scheme, 1952, and in partial modification of the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 1460, dated the 16th June, 1961, the Central Government hereby directs that employers in relation to—

- (a) every establishment which is a factory engaged in the manufacture of,
 - (i) cigarettes, or
 - (ii) electrical, mechanical or general engineering products, or
 - (iii) iron and steel, or
 - (iv) paper, other than hand-made paper,

and in which fifty or more persons are employed,

- (b) every establishment which is a factory engaged in the manufacture of cement and in which fifty or more persons are employed, and
- (c) every establishment which may hereafter be specified by the Central Government, in pursuance of the provisions of the first proviso to sub-section (1) of section 6 of the Employees' Provident Funds Act, 1952 (19 of 1952), as the establishment to which the said proviso shall apply,

whose employees have been exempted under paragraph 27-A, shall be required to pay with effect from 1st day of January, 1963, in respect of the establishments referred to in clause (a), with effect from the 1st day of April, 1963, in respect of the establishments referred to in clause (b) and in respect of establishments referred to in clause (c) with effect from the date from which the provisions of the first proviso to sub-section (1) of section 6 of the Employees' Provident Funds Act, 1952, become applicable to it, inspection charges at the rate of 0.6 per cent of the total employers' and employees' contributions within fifteen days of the close of every month.

[No. PF. II. 5(8)59.]

New Delhi, the 7th May 1963

S.O. 1364.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby appoints Shri A. M. Mungale to be an Inspector for the whole of the State of Maharashtra for the purposes of the said Act or of any scheme framed thereunder, in relation to any establishment belonging to, or under the control of the Central Government, or in relation to any establishment connected with a railway company, a major port, a mine or an oil-field or a controlled industry.

[No. 20(43)63-PF.I.]

S.O. 1365.—In exercise of the powers conferred by sub-section (1) of Section 13 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby cancels its notification No. S.O. 1197, dated the 22nd May, 1961, published at page 1161 of the Gazette of India, Part II, Section 3(ii) of the 27th May, 1961, appointing Shri A. M. Mungale, as an Inspector under the said Act for the State of Bihar.

[No. 20(6)61-PF-I.]

P. D. GAIHA, Under Secy.

New Delhi, the 6th May 1963

S.O. 1366.—In exercise of the powers conferred by section 73 F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby exempts the factories situate in areas in the State of Rajasthan mentioned in Schedule appended to this notification, from payment of employer's special contribution leviable under Chapter V-A of the said Act till the enforcement of the provisions of Chapter V of that Act in those areas.

SCHEDULE

Sl. No.	Name of District	Name of area	Name of the factory
1	2	3	4
1	Alwar	Alwar	M/s. Raniwala Oil Mills, Alwar.
2	Jaipur	Durgapura	M/s. Kamal & Co. (P) Ltd., Durgapura.
3	Nagaur	Nagaur	Rajasthan State Electricity Board (Power House), Nagaur.

[No. 6 (74)/63-HL.]

S.O. 1367.—In exercise of the powers conferred by section 73 F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby exempts the factories situate in the areas in the State of Punjab mentioned in the Schedule appended to this notification, from the payment of the employer's special contribution leviable under Chapter V-A of the said Act till the enforcement of the provisions of Chapter V of that Act in those areas.

SCHEDULE

Sl. No.	Name of District	Name of area	Name of the factory
1	2	3	4
1	Ambala	Village Dholekote Pinjore	1. Dholekote Workshop. 2. Krishna Foundry. Khadi Ashram.
2	Ferozepur	Giddarbaha Mukatsar	M/s. Labhu Ram Prithivi Raj Foundry. Ram Narain Jagan Nath Cotton Ginning Oil & Dal Mills.
3	Gurgaon	Sarai Khawaja	1. Indo Austro Corporation (P) Ltd. 2. Surco Industries (P) Ltd.
4	Hissar	Village Chang Hansi	Chang Sargar Factory. 1. Kishan Lal Ram Bilas Cotton Oil and Dal Factory. 2. Hind Tractor Co.

1	2	3	4
	Sirsa		1. M/s. Nand Ram Daulat Ram. 2. Sirsa Cotton & General Mills. Laxmi Oil & Cotton Factory.
	Tohana		
5	Hoshiarpur	Hoshiarpur	Khalsa Engg. Works.
6	Jullundur	Village Bandal	M/s. Guru Nanak Auto Foundary.
		Village Kahama	M/s. Sobha Singh Acchar Singh & Co.
		Village Roorki	M/s. Rehal Foundary Works.
7	Kapurthala	Village Haddiala	1. Mirco Industries. 2. Free India Electric Industries.
8	Karnal	Kaithal	Amrit Dal and Gram Factory.
		Karnal	Karnal Co-operative Transport Society.
		Malaut	Cotton Ginning Oil & Flour Mills.
		Shahabad Markanda	Rama Mills.
		Smalkha	Krishna Iron Foundry & Engg. Works.
9	Ludhiana	Jagtaon	Vijay Cotton & General Mills.
		Mullanpur	Dasmesh Cotton Ginning & General Mills.
10	Patiala	Amloh	Ganga Ram Dhani Ram Flour & Steel Rolling Mills.
		Doraha	Tandon Oil Mills.
		Jind	Birmingham Cycle Industries.
11	Rohtak	Bahadurgarh	1. Hindustan Pottery Industries. 2. Hindustan Engg. Works. 3. Munjal Brothers. 4. Rashtriya Steel & Metal Products. 5. Sunrise Potteries. 6. Highway Engg. Corporation Ltd. 7. Quality Office Appliances (P) Ltd. 8. National Steel Industries.
		Rohtak	1. Bharat Industries. 2. Rohtak & Delhi Transport Co.
12	Sangrur	Dhuri	1. M/s. Rama Nand Hari Chand Lessee. 2. M/s. Waliati Ram Parkash Lal, Cotton Ginning Factory. 3. Sarup Oil Mills.
		Narwana	M/s. Anant Ram, Ashok Kumar Cotton Ginning Factory.

[No. F. 6(79)/63-HI.]

New Delhi, the 9th May 1963

S.O. 1368.—Whereas the Government of the State of Andhra Pradesh has, in pursuance of the powers conferred by clause (d) of sub-section (1) of section 10 of the Employees' State Insurance Act, 1948 (34 of 1948), nominated Dr. A. T. M. Abdul Khader, M.B.Ch.B (Leeds), Director of Medical Services, Andhra Pradesh, as a member of the Medical Benefit Council representing that Government;

Now, therefore, in pursuance of provisions of section 10 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Labour and Employment, No. S.O. 2501, dated the 30th July, 1962, namely:—

In the said notification, under the heading "Members", under the sub-heading "(Nominated by the State Governments concerned under clause (d) of sub-section (1) of section 10)", in item 4, for the entries "Major K. N. Rao, M.D.O., D.G.O., F.R.C.P., F.I.C.S.", the entries "Dr. A. T. M. Abdul Khader, M.B.Ch.B (Leeds)" shall be substituted.

[No. F. 1(71)/63-HI.]

O. P. TALWAR, Under Secy.

New Delhi, the 6th May, 1963

S.O. 1365.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Calcutta, in the industrial dispute between the employers in relation to the New Jemehari Khas Colliery (Private) Limited, Post Office J. K. Nagar, District Burdwan (West Bengal) and their workmen.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL; CALCUTTA.

REFERENCE No. 34 OF 1962

PARTIES :

Employers in relation to the New Jemehari Khas Colliery (Pvt.) Ltd.

AND:

Their workmen.

PRESENT :

Shri L. P. Dave—*Presiding Officer.*

APPEARANCES :

On behalf of the Employers—Shri D. C. Deb!

On behalf of Workmen—Shri Kalyan Roy, Vice-President, Colliery Mazdoor Sabha.

STATE : West Bengal.

INDUSTRY : Coal Mines.

AWARD

The Government of India, Ministry of Labour and Employment, by their order No. 2/70/62-LRIL, dated 31st July, 1962, have referred the industrial dispute existing between the employers in relation to the New Jemehari Khas Colliery (P) Limited and their workmen in respect of the question whether the dismissal of a C.P. Miner named Ch. Atwari Chamar by the management was justified and if not, to what relief he was entitled for adjudication to this Tribunal.

2. In response to notices issued by the Tribunal, the workmen represented by the Colliery Mazdoor Sabha filed a written statement contending *inter alia* that a chargesheet was issued against Atwari Chamar on 23rd April, 1962 to which he replied on 25th April, 1962 denying the charges; that he was also suspended; that pressure was brought on him to put his thumb mark on a blank paper; that he protested against this; that ultimately he was dismissed by a letter dated 29th April, 1962 with a forwarding letter dated 2nd May, 1962 which he received on 12th May 1962; that no enquiry had been held against him and that he had been kept suspended for more than ten days; that his dismissal was *mala fide* and in violation of principles of natural justice and also of the provisions of the Standing orders. He should therefore be reinstated with back wages.

3. By their written statement, the employers urged that the previous records of the concerned workman were bad; that he had been chargesheeted and punished on a previous occasion also; that the facts leading to his dismissal were that on 20th April, 1962 one Bikayal Chamar complained to the Manager in writing that he had been assaulted by the concerned workman while on duty on 19th April, 1962; that a preliminary enquiry was held by the Manager on 21st April, 1962 and as it appeared that there was a *prima facie* case against him, a chargesheet was issued on 23rd April, 1962; that a reply was received on 25th April, 1962; that an enquiry was held on 28th April, 1962; that in the course of the enquiry he admitted the charge against him and put his thumb impression on it; that the misconduct was held proved and he was thereupon dismissed with the approval of the owner of the colliery; that the other allegations made by the Union are not correct; that the workman concerned is not therefore entitled to any relief.

4. It is an admitted fact that Atwari Chamar was served with a chargesheet on 23rd April, 1962 to the effect that he had assaulted one Bikayal Chamar, a loader, on 19th April, 1962 while on duty. He replied to this chargesheet on 25th April, 1962 denying the allegations made therein. In the written statement, it has been alleged that an enquiry was held in the matter and that the above

workman participated in the enquiry and further that as a result of the enquiry the charge against him was held proved. The workman has denied all these allegations. From the evidence recorded before me, I am satisfied that no enquiry worth the name was held by the Manager. The evidence of the Manager himself is sufficient to show this.

5. In his evidence, the manager has firstly said that he received a written complaint from one Bikayal Chamar on 20th April, 1962 against Atwari Chamar. It appears that the manager did not take a serious view of this complaint because he says that he asked Bikayal to settle the matter privately with Atwari. The manager then says that Bikayal was keen on his complaint and thereupon the manager held a preliminary enquiry on the next day i.e. 21st April, 1962; and recorded statements of Bikayal and witnesses produced by him. It has been said by the Manager that at the time of the preliminary enquiry Atwari was present. There is however nothing to support this allegation. In any case, even if Atwari was present, admittedly he took no part in the enquiry. The manager has also admitted that he did not ask Atwari whether he wanted to cross examine either Bikayal or any of his witnesses. It was after all a preliminary enquiry and he may not have thought it necessary to give an opportunity to Atwari to cross examine the witnesses. Actually, he says that he did not know that Atwari had a right to cross examine them. Be that as it may, there is no doubt that the statements recorded on the 21st were statements made at a preliminary enquiry, when the person against whom the enquiry was to be held was not present, or at least, had no opportunity to cross examine the witnesses.

6. It was after this preliminary enquiry that a chargesheet was served on Atwari and he replied to it denying the allegations made against him. It is then said by the Manager that he held further enquiry on the 28th; that he first recorded the statements of Bikayal and his witnesses and then he recorded the statements of Atwari and his witnesses. Now, so far as the recording of the statements of Bikayal and his witnesses is concerned, the manager had to admit later on that he did not record the statements of any of these persons on 21st. In other words, there was no evidence recorded at the time of the enquiry from which the Manager could hold Atwari guilty. The statements recorded at the preliminary enquiry were no evidence against Atwari because he had no opportunity to cross examine those witnesses. Actually I am not even satisfied that those statements were recorded in Atwari's presence. In any case, as Atwari had no opportunity to cross examine the witnesses, the statements of these witnesses could not be used to hold Atwari guilty.

7. The manager then says that he recorded the statements of Atwari's witnesses on 28th. It does appear that the manager has recorded some statements on the 28th; but there is nothing to show that these persons were witnesses on behalf of Atwari. Apart from this, the manager admits that he recorded the statements of these witnesses in the absence of Atwari. He has said that before starting recording these statements, he asked Atwari to leave his room and after Atwari had left, he recorded the statements. In other words, statements were recorded in the absence of Atwari and would have no value. They could not therefore be taken into account for holding Atwari guilty. The manager has ultimately admitted that he had not asked anyone to cross examine any witnesses and this is because he did not know that Atwari had a right to cross examine Bikayal and Bikayal's witnesses and that is why he did not ask Atwari to cross examine either Bikayal or any of his witnesses. In other words, the statements recorded by the manager has absolutely no value and could not therefore be used to hold Atwari guilty.

8. A statement has been produced which purports to be a statement of Atwari recorded on 28th in which he is alleged to have said that there was an exchange of words between him and Bikayal and that he beat Bikayal with his torch and that he should be excused for his fault. Atwari has said that his thumb mark was taken on some statement without reading it over to him. In his deposition, the manager says that he recorded Atwari's statement on 21st in which Atwari denied the allegations against him and that he did not record any statement of Atwari on 28th. This would mean that there is some force in the allegation of the workman that his thumb mark was taken on some statement without its being read over to him. In any case, there is no evidence to prove the alleged admission of Atwari.

9. The manager said at first that he wrote out a report holding Atwari guilty; but later on he said that he did not write out any report but merely communicated his findings orally to his Superior Officers. If there had been a written

report, it would have shown whether Atwari had made a statement admitting his guilt. Actually, if there was a statement made by Atwari admitting the guilt, there would have been no necessity for the Manager to examine any witnesses. I am therefore not satisfied that Atwari made a statement admitting his guilty.

10. The Union has also alleged that the order of dismissal was bad because it was passed by the Manager without obtaining the previous approval of a higher officer as required by the standing orders. In this connection, the Manager has relied on the office copy of the letter of dismissal, which according to him bears the Managing Director's approval. The Managing Director has not been examined as a witness. It is difficult to believe that the Managing Director's approval was obtained on the office copy of the dismissal order. It should have been obtained before the order of dismissal was passed. In this connection, it is important to note that when conciliation proceedings were held, the Union had alleged that no previous sanction of the Managing Director had been obtained. At that time, the representative of the management informed the Conciliation Officer that before dismissing Atwari they had taken the approval of the Managing Director but the same could not be produced as it was with the Managing Director, who was then out of Headquarters. In this evidence before the Tribunal, the manager has said that the office copy of the dismissal order (which contains the approval of the Managing Director) was all along in the file. This would mean that the endorsement of the Managing Director on the office copy must have been obtained after the conciliation proceedings were held when it was found that the dismissal order was illegal without the previous sanction of the Managing Director.

11. On the whole, I am satisfied that no enquiry was held in the matter; that some statements were recorded in the absence of Atwari; that Atwari was not given any opportunity to cross examine any witness or to examine any witness on his behalf and thus his dismissal was in violation of the principles of natural justice, in that it was passed without a proper enquiry. No evidence has been produced before the Tribunal also to support a finding that Atwari had assaulted Bikayal as alleged. There can thus be no doubt that the dismissal of Atwari is unjustified.

12. In the result, Atwari should be reinstated in service forthwith. He should be paid full wages from the date of his suspension till the date of his reinstatement and all this period should be treated as if he has been on duty all along. The Management should also pay Rs. 100 as costs of the Union.

I pass my award accordingly.

Sd./- L. P. DAVE,

The 24th April, 1963.

Presiding Officer.

[No. 2/70/62-LRII.]

S.O. 1370.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Calcutta, in the industrial dispute between the employers in relation to the Kendra Colliery of Messers Samla Collieries Limited, Post Office Pandaveswar, District Burdwan (West Bengal) and their workmen.

**BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL,
CALCUTTA**

REFERENCE No. 49 of 1962.

PARTIES :

Employers in relation to the Kendra Colliery of Messers Samla Collieries Limited, P.O. Pandaveswar, District Burdwan

AND

Their Workmen.

PRESENT :

Shri L. P. Dave—*Presiding Officer.*

APPEARANCES:

*On behalf of Employers—*Shri Mohit Kumar Mukherjee, Advocate.

*On behalf of Workmen—*Shri Kesbab Banerjee, Genl. Secretary, Colliery Mazdoor Union.

STATE : West Bengal

INDUSTRY : Coal Mines.

AWARD

The Government of India, Ministry of Labour and Employment, by their order No. 6/17/62-LRII dated 14th December, 1962, have referred the industrial dispute existing between the employers in relation to the Kendra Colliery and their workmen in respect of the question whether the management was justified in terminating the services of Sarvashri Mohini Mohan Das and Mahabir Prasad Banswal before the expiry of the notice period and if not, to what relief these two workmen were entitled, for adjudication to this Tribunal.

2 In response to the notices issued by the Tribunal, the workmen represented by the Colliery Mazdoor Union filed their written statement, stating that Shri Mohini Mohan Das had been employed as a General Assistant from 18th December 1961 and Shri Mahabir Prasad Banswal as a Magazine clerk from 17th October, 1961; that both were active members of the Union; that the Company by a letter dated 4th August, 1962 asked Mahabir Prasad Banswal to do night shift duty and the said workman started working in night shift from 16th August, 1962 and worked there for about a fortnight; that the Union contends that to work continuously in the night shift was strenuous and inconvenient; that the said workman by his letter dated 1st September, 1962 requested the management to provide him with some other job and also requested that if it was not possible to do so, then his resignation may be accepted with one month's notice from that date; that the Union contends that this letter was not a resignation letter as it was qualified with a request that he should be provided with some other job; that by the terms and condition of service he was required to give one month's notice whenever he wanted to submit his resignation; that still the management treated the aforesaid letter as a letter of resignation and accepted it even before the expiry of one month from the date of the said letter; that the management were actuated by ulterior motives; that by doing so, they deprive the workman of his wages for the whole month and also of his quarterly bonus; that the other workman Mohini Mohan Das submitted his resignation giving one month's notice from 1st September, 1962 as under his condition of service he was required to give such a notice when he wanted to submit resignation; that it is the inherent right of every workman to withdraw his resignation within the notice period and the management deprived this workman of his right to exercise this inherent right and accepted his resignation on 4th September, 1962 with the object of depriving him of his wages for the unexpired period of notice and also bonus. The Union therefore contended that the Tribunal should pass an award declaring that the Management were not justified in terminating the services of the above two workmen and asking them to pay to these workmen their wages for the whole month of September and also directing them to pay bonus for the quarter ending September and lastly to pay compensation for wrongful termination of their services.

3. The employers filed their written statement contending *inter alia* that they were not aware whether the two concerned workmen were members of the Union; that the different allegations made by the Union were not correct; that it was within the right of the management to accept the resignation at any time by waiving the period of notice; that the acceptance of the resignation by the employer dissolved the relationship between the workers and the employer with effect from the date on which the resignation was accepted; that they acted legally in doing so; that the concerned workmen could claim their wages upto the dates on which the resignations were accepted; that the workmen were therefore not entitled to any relief.

4. The facts of the present case are few and simple. Mahabir Prasad Banswal joined the Kendra Colliery as a Magazine clerk from 7th October, 1961. Mohini Mohan Das joined the said colliery as General Assistant from 18th December, 1961. The appointment letters in case of both have been produced and the terms and conditions of both are identical. Clause 4 thereof provided that the workman's services could be terminated at any time without any notice during the probationary period but after confirmation of service the workman would be entitled to one month's notice or one month's salary in lieu thereof whenever his services were to be terminated. Clause 5 provided that the workman would have to give one month's notice whenever he wanted to submit his resignation.

5. So far as Mahabir Prasad Banswal is concerned, he was transferred to the night shift from 16th August, 1962. It appears from his deposition that formerly the mine was working only one shift but it started a night shift from about the middle of July. At that time, one Chatterjee was asked to work in the night

shift. The management mutually transferred Mahabir Prasad Banswal and Chatterjee from 16th August, 1962; that is, from that date Mahabir Prasad was asked to work in the night shift and Chatterjee in the day shift. Accordingly Mahabir Prasad started working in the night shift. On 1st September, 1962 he wrote a letter to the management stating that due to some domestic affairs it was not possible for him to do night shift duty and requested them to provide him with some other job in the office but if this was not possible then kindly to accept his resignation with one month's notice from that date. On 3rd September, 1962 the management wrote to him that his resignation was accepted with immediate effect and he was thereupon relieved from his duties.

6. So far as Mohini Mohan Das is concerned, he was appointed as General Assistant in December 1961 and worked as such. On 28th August 1962 he wrote a letter to the management stating that due to some unavoidable circumstances he was tendering his resignation with one month's notice from 1st September 1962. This resignation was accepted on 10th September 1962 and he was relieved of his duties forthwith.

7. The Union's contention is that the management had no right to relieve the workmen before the period of notice was over; that each of the concerned workmen had given notice of one month and hence they could not be relieved till the period of notice expired and the management was not justified in accepting their resignations earlier and in relieving them earlier. On the other hand, the employers' contention is that they had every right to accept the resignations at any time; that the clause regarding notice was for their benefit and they could therefore waive it at any time they liked. In my opinion, the management's contention must be accepted.

8. As I mentioned above, there are two clauses in the letters of appointment one of which is regarding the termination of service at the instance of the employer and the other is regarding termination of service as a result of resignation of the workman concerned. Under the first clause, it was provided that after confirmation a workman would be entitled to one month's notice or one month's salary in lieu of notice whenever his services were to be terminated. This clause obviously is for the purpose of giving the workman sufficient time to find out another job. He is given a notice that his services would be terminated after one month and during this one month he could be on the lookout for a job. The management could instead of giving him notice give him one month's salary; that would mean that during that one month the workman would be getting his salary and during that period he could find out some other job. The next clause is regarding resignation by the workman and that clause provides that the workman would have to give one month's notice whenever he wanted to submit his resignation. This clause is a counter part of the earlier clause and it must be to give the employer sufficient time to find out another workman in place of the workman who was resigning. The giving of notice is thus a right meant for the protection of the opposite party. In the case where the employer was giving notice, the clause would protect the workman and in the case where the workman was giving a notice it would protect the employer. This giving of notice is a right meant not for the person giving the notice but for the opposite party and that opposite party could therefore waive that right and could waive the notice. In other words, when a workman tendered his resignation by giving one month's notice, it would be open to the employers to waive it and to accept the resignation at any time and if they did so, it could not be said that they had done something which was illegal. In this connection, I may refer to the case between Snow White Food Products Ltd. and Nagaswami, 1952 II L.L.J. 326, which was a case similar to the present case. The Labour Appellate Tribunal held in that case that the law required notice on either side for the termination of service. When the employer wishes to terminate the services of an employee, the purpose of notice is to give him time and opportunity to find other employment, without depriving him of his earning during the time; Similarly, when employee wishes to give a notice the purpose was to give the employer time and opportunity to find a substitute. The Labour Appellate Tribunal further held that the employee in the one case and the employer in the other had the right to have notice and as that right was for his benefit, he could waive it.

9. It is true that this may sometimes result in some hardship. For instance a workman may have another job; but knowing that he had to give one month's notice, may have arranged to join it after the period of notice was over. If in the meanwhile, the employer waived the notice, and relieved him immediately, he would be without any earning between the date of relief and the day of the end of notice. This may be so, but it cannot be helped. A party who has the right to have a notice, has a right to waive it.

10. A person who gave resignation could withdraw it before it was accepted, as till then the relationship of employer and employee continued. This might put the employer in a very wrong box because he might employ someone else on the basis of resignation and if the resignation could be withdrawn because of non-acceptance of the resignation earlier, the employer may be in a wrong box. In any case, the position in law would be that the giving of notice was meant for the benefit of the person who was to be given the notice and that person would therefore have the right to waive it and that is what the management have done in the present case.

11. So far as Mahabir Prasad Banswal is concerned, it was contended that he was wrongfully transferred and that he was forced to resign because of the fact that there were not sufficient facilities for work at night. The Tribunal has to accept the reference as made and cannot go behind it. The question referred to for adjudication is whether the management was justified in terminating the services of the workmen before the expiry of the notice period. The order of reference does not mention anything about the merits of the resignation or about the circumstances in which the services were terminated. The Tribunal therefore cannot go into the question whether the resignation was given freely or whether it was given under coercion nor can it go into the question whether the workman was forced to give the resignation because of certain difficulties.

12. Apart from this, I think that there is no force in the contention of Mahabir Prasad Banswal. The other clerk S. K. Chatterjee was admittedly senior to him and that clerk had worked in the night shift for at least a month and if at the end of the month the management mutually transferred the two clerks, it could not be said that the management had no right to do so. Mahabir Prasad Banswal has then said that he had to work in the jungle and there was no arrangement for lighting there and that is why he resigned. He has not alleged these facts in the letter of his resignation. In that letter he has only said that due to some domestic affairs it was not possible for him to do night shift duty. His present allegation cannot therefore be believed.

13. On the whole, I hold that the management had a right to waive notice and were therefore entitled to accept resignation at any time during the period of notice and the termination of service of the workmen during that period was therefore proper. The workmen would be entitled to their wages up to the period that they have worked and not beyond. If they have not been paid their wages up to that date, they should be paid the wages but they are not entitled to any relief for any period beyond the date on which their services were actually dispensed with. I further direct that parties will bear their own costs.

I pass my award accordingly.

Dated the 25th April, 1963.

Sd./- L. P. DAVE, Presiding Officer.

[No. 6/17/62-LRII.]

New Delhi-1, the 9th May 1963

S.O. 1371.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Delhi, in the industrial dispute between the employers in relation to the Messrs Jaipur Udyog Limited., Sawaimadhopur and their workmen employed in the Phalodi Quarries.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DELHI
PRESENT

Shri Anand Narain Kaul, Central Government Industrial Tribunal, Delhi.

22nd April, 1963

REFERENCE I.D. No. 290 OF 1962.

BETWEEN

The employers in relation to the Messrs Jaipur Udyog Limited, Sawai Madhopur.

AND

Their workmen, employed in the Phalodi Quarries.

Shri A. C. Seth—for the management/employers.

Shri P. C. Jain—for the workmen.

AWARD

By Government Order No. S.O. 22/29/62-LRII dated the 25th October, 1962 the Central Government was pleased to refer, for adjudication, to this Tribunal an industrial dispute existing between the employers in relation to Messrs Jaipur Udyog Limited, Sawai Madhopur and their workmen employed in the Phalodi Quarries in respect of the matters specified as follows in the Schedule sub-joined to the Order:—

Whether the demand of the Cement Works Karamchari Sangh, Sawai-Madhopur to confirm 891 workmen, as per list enclosed, employed at the Phalodi Quarries by Messrs Jaipur Udyog Limited, Sawai Madhopur is justified? If so, to what relief are the workers entitled?

When the matter came up today for hearing before me an application together with a memorandum of settlement was jointly filed by Shri P. C. Jain, Joint Secretary of the Cement Works Karamchari Sangh, Sawai Madhopur on its behalf and by Shri A. C. Seth, authorised representative of the management on its behalf. Both the representatives verify the contents of the aforesaid application and seek a no dispute award saying that an amicable settlement has been reached between the parties. I accordingly make a no dispute award in terms of the agreement dated the 10th February, 1963, annexed hereto and marked as Annexure "I", which shall form part of the award, in so far as it is covered by the terms of the reference.

(Two pages)

ANAND NARAIN KAUL,

The 22nd April, 1963.

Central Government Industrial Tribunal, Delhi.

ANNEXURE I

BEFORE SHRI A. N. KAUL, CENTRAL GOVERNMENT INDUSTRIAL
TRIBUNAL DELHI

In the Matter of Reference No. I.D. 290 of 1962.

AND

In the Matter of an Industrial Dispute.

BETWEEN

M/s. Jaipur Udyog Limited, Sawai Madhopur.—*First Party.*

AND

Cement Works Karamchari Sangh, Sawai Madhopur.—*Second Party.*

The humble Joint Petition of the Company aforesaid and the Union mentioned above most respectfully.

SHEWENTH

- (1) That the dispute under reference has been amicably settled between the parties on the terms and conditions voluntarily agreed to and accepted by the parties on 10th February 1963. The agreement arrived at between the parties is annexed hereto and marked with letter 'A'.
- (2) That according to Term of Settlement No. 9 of the Agreement dated 10th February 1963 the Company has decided to confirm 300 workers as per Annexure B and make another 50 workmen as temporary as per Annexure C.
- (3) That it is therefore humbly prayed that your honour would be pleased to pass "no dispute" award in terms of Agreement dated 10th February 1963.

And for this act of kindness, your petitioners, as in duty bound, shall ever pray.

For and on behalf of the workmen.

For and on behalf of Company.

(P. C. JAIN)
Joint Secy.

(D. V. SINGH)
Personal Officer,

Cement Works Karamchari Sangh
Sawai Madhopur.

Jaipur Udyog Limited,
Sawai Madhopur.

Dated the 19th April, 1963.

ANNEXURE 'A'

MEMORANDUM OF SETTLEMENT

This Agreement is made this day the Tenth of February, 1963, between the Management of The Jaipur Udyog Limited, Sawai Madhopur, represented by its Works Manager (hereinafter called the "Company") of the one part and the Workmen of The Jaipur Udyog Limited, represented by Cement Works Karamchari Sangh (hereinafter called the "Union") of other part;

Whereas the Workmen of The Jaipur Udyog Limited, through their Union made the following demands:—

- (1) Fitting of Operatives into New Grades according to the statement of claims in case No. 9 of 1960 before the Rajasthan Industrial Tribunal, Jaipur (in adjudication).
- (2) Implementation of the Second Phase of the Cement Wage Board Recommendations.
- (3) Payment of House Rent Allowance, Variable Dearness Allowance and Second Phase to Contractor Labour.
- (4) Inclusion of House Rent Allowance and Variable D.A. for overtime wages.
- (5) Payment of Variable Dearness Allowance on account of rise and fall in the All India Consumer's Price General Index to Casual Labour.
- (6) Annual grade increment to Temporary Workers and Casual Labour.
- (7) Payment of bonus for the years 1959-60 and 1960-61 to Casual Labour.
- (8) Grant of Paid Festival and National Holidays to Casual Labour.
- (9) Confirmation of 200 employees in Factory and 891 employees in Quarries—in adjudication at Jaipur (Case No. LC-3 of 1962) and at Delhi (Case No. 290 of 1962).

Whereas the Company, through its Works Manager, raised the following points:—

- (1) The retrenchment of 198 employees in Phallodi Quarries on 1st November, 1962 was *bonafide*. The Conciliation proceedings instituted in this respect before the Conciliation Officer at the instance of the Union should be withdrawn.
- (2) All such employees who are occupying 2 roomed quarters and not entitled for the same to vacate these quarters.
- (3) The Company in adjustments of accounts of the Wage Board Recommendations would adjust arrears of House Rent for the period from January, 1960 to September, 1960 from all such employees of Factory and Quarries from whom it is due.
- (4) The employees have taken increment on 1st April, 1960 in Factory and on 1st January, 1960, in Quarries and subsequent increments every twelve months thereafter, while according to the Wage Board Recommendations the First Annual Grade Increment was due on 1st January 1961 and subsequently on 1st January, of each year. The Company shall adjust one excess increment as above by not giving the Annual Grade Increment of the year 1963.
- (5) For the purpose of Annual increment in the Factory, the year will be taken as from 1st January, to 31st December.

And whereas both the parties, being desirous of maintaining long term peaceful and amicable industrial relations, hereby agree to a mutual settlement as recorded below, so that all efforts might be exerted towards augmenting production in the interest of the parties themselves as well as in the larger interest of the country. It is hereby agreed as follows:—

TERMS OF SETTLEMENT

Pertaining to Demands of the Union Serialwise.

No. 1.—The dispute is before the Rajasthan Industrial Tribunal, Jaipur. The issues have already been framed on 31st May, 1961. Both the parties hereby agree that all the issues framed by the Judge, Industrial Tribunal, Rajasthan on

31st May, 1961, on signing of this Agreement, stand referred for decision to the persons named below and the decisions of the majority on these Issues shall be binding on both the parties. The decision shall be filed jointly before the Adjudicator for giving his Award in terms of decisions of the majority:

- (1) Shri M. R. Mehur, I.C.S. (Retd.)—*Independent*.
- (2) Shri R. P. Jain, Executive Director (Cement), The Jaipur Udyog Limited—*Representing Company*.
- (3) Shri Durga Shanker Durgawat, Secretary, I.N.T.U.C., Rajasthan Rajya, Jaipur.—*Representing Union*.

In case for any reason, Shri M. R. Mehur is not available, then to the following persons:

- (1) Chief Justice of Rajasthan High Court.—*Independent*.
- (2) Shri R. P. Jain, Executive Director (Cement), The Jaipur Udyog Limited.—*Representing Company*.
- (3) Shri H. N. Trivedi, President, The Indian National Cement Workers' Federation, Bombay.—*Representing Union*.

No. 2.—The implementation of Second Phase of the Wage Board Recommendations is agreed with effect from 1st January, 1961, after adjusting the payments already made for Second Phase and other adjustments mentioned in this Agreement.

No. 3.—The Company, without prejudice to its position, Rights and Responsibilities whatsoever in respect of Contractor Labour, should do its utmost to carry more direct responsibility to ensure that the concerned Contractors make payment to their labour (covered by W.B.R.) of the House Rent Allowance with effect from 9th August, 1962 and Variable Dearness Allowance with effect from 1st January, 1963, and of Second Phase of the Wage Board Recommendations with effect from 1st of January, 1961, respectively, where not paid by them after taking into consideration the reasonable rent of the accommodation provided by them, however, they should not adjust the Variable Dearness Allowance already paid prior to 1st January, 1963. No demand whatsoever in future at any time shall be made for House Rent Allowance for the period from 1st January, 1960, to 8th August, 1962, and Variable Dearness Allowance for the period from 1st July, 1960 to 31st December, 1962.

No. 4.—The Company agrees for inclusion of House Rent Allowance and Variable Dearness Allowance of the W.B.R. for Overtime Wages of its employees from 1st January, 1960 and 1st July, 1960 respectively.

No. 5.—The Company agrees payment of Variable Dearness Allowance of the W.B.R. on account of rise and fall in the All India Consumer's Price General Index to Casual Labour from 1st July, 1960.

No. 6.—The Company agrees to pay the First Annual Grade increment of the W.B.R. to the Temporary Workers and Casual Workers on 1st January, 1961, after adjustments of the Annual increments already given.

No. 7.—It is agreed that Casual Labour is not entitled for bonus for the years 1959-60 and 1960-61 according to the Agreement dated 4th February, 1962 between the Company and the Union.

No. 8.—The Company agrees to grant with effect from the date of this Agreement paid Festival and National Holidays to Casual Labour provided they present themselves on duty on a day preceding and a day succeeding the said Holiday. In case they are absent on a day preceding and/or a day succeeding the said Holiday, such absence should be with prior permission of the Company to make them entitled for grant of paid Festival/National Holiday.

No. 9.—It is agreed in settlement of this demand of the Union that the Company from the date of this Agreement will Confirm 125 (one hundred and twenty-five) Workmen at the Factory and 300 (three hundred) Workmen at the Quarries and also make 50 (Fifty) Workmen as Temporary against the Union's demand for confirmation of 207 and 891 Workmen at the Factory and the Quarries respectively. The Company considers even the present strength in the Factory and Quarries far in excess of the requirement. It is agreed that the aforesaid confirmation does not in any way mean acceptance on the part of the Company of an increase in the strength of Permanent Posts.

Pertaining to Claims of the Company Serialwise

No. 1.—The Union agrees to drop the Conciliation proceedings in the matter.

No. 2.—The Union considers it to be an administrative matter.

No. 3.—The Union agrees. The Company shall adjust the House Rent arrears in case of employees of Grades, A, B and C from any of the payments of arrears of Overtime Wages and Variable Dearness Allowance but not from payment of Second Phase, as a special case and if any amounts still remain unadjusted then, from the amounts, if any, payable in terms of decisions relating to Union's Demand No. 1 and if not, then from their wages etc.

No. 4.—The Union agrees that the Company shall not give the Annual Grade Increment of the year 1963 in adjustment of one excess increment already taken by the employees and the wages as on 1st January, 1963, shall be equal to as by adding the Annual Grade Increment of 1961, 1962 and 1963 only as per Wage Board Recommendations. All the arrears (Wage/salary, Overtime, Variable D.A. and Bonus) on account of this one additional increment mentioned in Demand No. 4 of the Company will not be deducted from the employees provided no demand for Contractor Labour whatsoever at any time hereafter is made for House Rent Allowance for the period from 1st January, 1960 to 8th August, 1962, and Variable Dearness Allowance for the period from 1st July, 1960 to 31st December, 1962.

No. 5.—The Union agrees.

Both the parties further agree as under:—

- (a) This Agreement shall be applicable both at the Cement Factory at Sawai Madhopur and its Quarries at Phallodi.
- (b) All cases on matters covered by this Agreement pending in conciliation and/or Adjudication on the date of signing of this Agreement stand settled in terms of this Agreement. A copy of this Agreement shall be filed jointly before the Adjudicators for giving their Awards in terms of this settlement.
- (c) No employees should be adversely affected by the Wage Board Recommendations in respect of total emoluments payable to him, for a full month's working, in the month immediately preceding that in which Wage Board Recommendations take effect. By total emoluments, is meant basic wage/salary, dearness allowance, house rent allowance or cash equivalent of free housing, if any, free/concessional supply of grain or fuel, and other cash allowance or cash payment. As the requirements of food and fuel have been fully covered by W.B.R. in arriving at the need-based wage, such supplies of food-grains and fuel can be withdrawn. However, free or concessional supply of Gur or Oil or Uniforms being made to certain employees as well as dust or heat or other similar job allowance being paid to certain employees should continue, and cannot be withdrawn by the Company without the concurrence of the Union. All other allowances would stand substituted by the components of the new total wage payable to the various categories of employees covered by Wage Board Recommendations with effect from 1st January, 1960.

In witness whereof this Memorandum of Settlement is signed by the parties at Jaipur on the Tenth Day of February, 1963.

Representatives of the Workmen.—*Representative of the Company:*

(1) Sd/- KEDAR SINGH,
10-2-1963,
President.

Sd./- R. N. CHATURVEDI,
Works Manager.

(2) Sd./- PARMANAND,
10-2-1963,
Gen. Secretary.

Witnesses:—

- (1) Sd./- RAM KISHORE SHARMA, 10-2-1963.
(2) Sd./- BRIJ RAJ SINGH HARA, 10-2-1963.
(3) Sd./- MOHAN LAL RATHI, 10-2-1963.
(4) Sd./- RAGHUVERDAYAL SHARMA, 10-2-1963.
(5) Sd./- TIKAM CHAND JAIN, 10-2-63.
Dy. Labour Commissioner,
Rajasthan.

U. M. PATNI,
10-2-1963.

(U. M. PATNI),
Regional Assistant Labour Commissioner, and
Conciliation Officer, Jaipur.

ANNEXURE 'B'

List of Temporary & Casual Workers proposed to be Confirmed

Sl. No.	Tribunal No.	Name	Designation	Date of Apptt.
(1)	(2)	(3)	(4)	(5)
1	881	Baldeo s/o Sheobux	Cartman	9-12-52
2	885	Assha s/o Giarsa	"	25-7-53
3	880	Laddu s/o Pokhar	"	6-7-54
4	882	Gangadhar s/o Jailla	"	6-7-54
5	884	Dewa s/o Jailla	"	6-7-54
6	886	Ramnath s/o Udda	"	7-7-54
7	888	Surjan s/o Pokhar	"	7-7-54
8	547	Naraini d/o Konria	Cooly	13-1-55
9	814	Mangi d/o Sonia	"	11-1-55
10	815	Mangli d/o Bhoolia	"	14-1-55
11	434	Bhagwati d/o Rama	"	24-1-55
12	450	Lorki d/o Ganga Ram	"	27-1-55
13	453	Onkari d/o Bardha	"	27-1-55
14	887	Jagannath s/o Kalyan	Cartman	12-3-55
15	173	Ramoti d/o Gendia	Cooly	23-4-55
16	174	Kesar d/o Giarsia	"	23-4-55
17	662	Nangi d/o Giarsia	"	23-4-55
18	546	Soni d/o Nanga	"	23-4-55
19	820	Pooni d/o Bhoora	"	25-4-55
20	132	Keshar d/o Bhoora	"	25-4-55

(1)	(2)	(3)	(4)	(5)
21	821	Nathi d/o Nanga	Cooly	29-4-55
22	353	Dhooli d/o Pokhar	"	7-5-55
23	117	Bhagwati d/o Ganesh	"	7-5-55
24	127	Konri d/o Lalji	"	7-5-55
25	355	Sairi d/o Gheesa	"	7-8-55
26	119	Badami d/o Kana	"	7-5-55
27	354	Pachi d/o Harkanth	"	7-5-55
28	129	Kastoori s/o Ganesh	"	7-5-55
29	816	Jhamkoo d/o Rora	"	7-5-55
30	352	Dhapoo d/o Bhoora	"	7-5-55
31	219	Ramkonri d/o Gheesa	"	7-5-55
32	451	Parki d/o Ladoo	"	7-5-55
33	175	Anoopi d/o Hazari	"	9-5-55
34	116	Pooni d/o Panchoo	"	12-5-55
35	493	Sangari d/o Ganesh	"	12-5-55
36	446	Govindi d/o Pokhar	"	12-5-55
37	130	Galku d/o Ladu	"	12-5-55
38	663	Chhoti d/o Kalu	"	12-5-55
39	452	Chuni d/o Rama	"	13-5-55
40	460	Shankar s/o Dhoolia	Beldar	4-10-57
41	810	Bhanwar Singh s/o Shyam Singh	"	8-2-58
42	812	Malam Singh s/o Amar Singh	"	16-4-58
43	811	Gopal Singh s/o Sultan Singh	"	1-5-58
44	307	Medu s/o Suwa	"	14-10-58
45	302	Gobaria s/o Chittar	Sweeper	3-2-59
46	306	Surjia s/o Bishnia	Cartman	3-2-59
47	741	Madho s/o Bhanwar Lal	Beldar	1-4-59
48	756	Ram Prasad s/o Lalita Pd.	"	17-4-59
49	311	Raghunath s/o Mangilal	"	17-4-59
50	828	Niranjan s/o Laxmi Narain	"	17-4-59
51	419	Sua s/o Hazari	"	18-4-59
52	769	Hira s/o Phoolia	"	18-4-59
53	396	Jagannath s/o Ram Narain	"	18-4-59
54	770	Lorkia s/o Bheron	"	18-4-59
55	441	Janshi s/o Onkar	"	18-4-59
56	109	Bhanwar Singh s/o Moti Singh	"	18-4-59
57	825	Parsia s/o Mangi Lal	"	18-4-59
58	826	Moti s/o Jiwan	"	18-4-59
59	827	Narain s/o Deopal	"	18-4-59
60	768	Kalyan s/o Ghassi	"	20-4-59
61	771	Dal Chand s/o Govinda	"	20-4-59
62	207	Ram Pal s/o Girdhari	"	21-4-59
63	25	Bheron s/o Baldeo	"	21-4-59
64	11	Janshi s/o Badia	"	22-4-59
65	748	Ram Singh s/o Jai Singh	"	22-4-59
66	201	Gullia s/o Mehtrab	"	22-4-59
67	136	Sheo d/o Roopa	Cooly	24-4-59
68	504	Galko d/o Choga	"	24-4-59
69	556	Radha d/o Goma	"	24-4-59
70	581	Bhonry d/o Hardeo	"	24-4-59
71	51	Noor Jehan d/o Karim Shah	"	25-4-59
72	445	Gendi d/o Nainoo	"	25-4-59
73	774	Durga Shanker s/o Hajranglal	Beldar	25-4-59
74	744	Ratish Chand	"	27-4-59
75	303	Pratap s/o Sirdhar	Sweeper	27-4-59
76	442	Misharia s/o Tulsia	Beldar	27-4-59
77	426	Vasal s/o Ramzari	"	27-4-59
78	141	Dhannid/o Onkar	Cooly	27-4-59
79	140	Bishanid/o Sukha	"	27-4-59
80	580	Nangi d/o Sonia	"	27-4-59
81	582	Bishu d/o Mela	"	27-4-59
82	212	Jiwan Singh d/o Gajraj Singh	Beldar	28-4-59
83	792	Abdul Kayum s/o Pirkhan	"	28-4-59
84	149	Ladoo s/o Kalyan	"	28-4-59

(1)	(2)	(3)	(4)	(5)
85	34	Raghunath s/o Bhawan	Beldar	28-4-59
86	578	Naini d/o Amra	Cooly	29-4-59
87	248	Gurbux Singh s/o Sunder Singh	Beldar	2-5-59
88	779	Khushal Singh s/o Parbat Singh	"	3-5-59
89	747	Ajit Singh s/o Dungan Singh	"	4-5-59
90	757	Hanuman s/o Ram Sarup	"	5-5-59
91	72	Raghunath s/o Sheobux	Beldar	5-5-59
92	84	Gokul s/o Lumba	"	5-5-59
93	229	Choti d/o Ganga Ram	Cooly	5-5-59
94	115	Sunder d/o Panchoo	"	5-5-59
95	113	Bhonri d/o Dhanna	"	5-5-59
96	180	Kalyani d/o Sarwan	"	5-5-59
97	462	Jagannath s/o Bhonria	Beldar	7-5-59
98	135	Bhooli d/o Heera	Cooly	11-5-59
99	40	Gendi d/o Ganga Ram	"	11-5-59
100	229	Rukmini d/o Kana	"	11-5-59
101	348	Bishani d/o Rama	"	11-5-59
102	472	Ghasinda s/o Sanwalia	Beldar	15-5-59
103	368	Ram Prasad s/o Ram Sukha	"	15-5-59
104	607	Ram Kishan s/o Bhanwar Lal	"	15-5-59
105	579	Teju d/o Mangia	Cooly	15-5-59
106	389	Sugani d/o Raju	"	18-5-59
107	384	Mohan Lal s/o Bhanwar Lal	Beldar	20-5-59
108	755	Rasid Khan s/o Kamal Khan	"	20-5-59
109	148	Ram Kumar s/o Sonia	"	20-5-59
110	446	Raghunathi d/o Ram Chander	Cooly	20-5-59
111	313	Sundar d/o Lal	"	21-5-59
112	100	Bairanga s/o Manna	Beldar	25-5-59
113	224	Kalyani d/o Saria	Cooly	26-5-59
114	750	Bhanwar Lal s/o Dhooli Lal	Beldar	27-5-59
115	751	Sant Ram s/o Sheo Ram	"	28-5-59
116	775	Narain s/o Kaloo	"	28-5-59
117	110	Mohan Lal s/o Mangi Lal	"	28-5-59
118	360	Ghassi s/o Gopi	"	28-5-59
119	577	Konri d/o Manna	Cooly	28-5-59
120	36	Dashrath Singh s/o Phul Singh	Beldar	1-6-59
121	98	Ganga Singh s/o Jagannath Singh	"	1-6-59
122	378	Jeetia s/o Nanga	"	1-6-59
123	206	Kesra s/o Gyarsia	"	1-6-59
124	205	Badri s/o Shankar	"	1-6-59
125	285	Rami d/o Sarwan	Cooly	1-6-59
126	743	Gopi s/o Jagannath	Beldar	2-6-59
127	410	Surjia s/o Ram Nath	"	2-6-59
128	651	Kishan s/o Mangla	"	2-6-59
129	392	Prabhathi s/o Bhondu	"	4-6-59
130	164	Nainoo s/o Dewa	"	4-6-59
131	142	Naraini d/o Ram Lal	Cooly	4-6-59
132	500	Bhoorki d/o Hira	"	6-6-59
133	502	Narbada d/o Rajoo	"	6-6-59
134	223	Dhapoo d/o Girdhari	"	6-6-59
135	234	Sukha s/o Ram Narain	Beldar	7-6-59
136	691	Sukha s/o Bheron	"	7-6-59
137	338	Jagan s/o Ram Chandra	"	8-6-59
138	598	Dhanna s/o Habudia	"	8-6-59
139	277	Laxman s/o Kalyan	"	8-6-59
140	599	Man Sukha s/o Narain	"	8-6-59
141	37	Pabooli d/o Sukhdeo	Cooly	9-6-59
142	190	Chhoga s/o Narain	Beldar	11-6-59
143	830	Ram Niwas s/o Kazora	"	13-6-59
144	44	Hazari s/o Hattia	"	15-6-59
145	600	Gulla s/o Khema	"	15-6-59
146	503	Kapooro s/o Nawa	"	15-6-59
147	94	Sardar Singh s/o Budhnarain	"	16-6-59
148	280	Sheoji s/o Bhagirath	"	16-6-59
149	250	Madan s/o Kalyan	"	16-6-59
150	251	Kazore s/o Sukha	"	16-6-59

(1)	(2)	(3)	(4)	(5)
151	623	Ram Nath s/o Dhooli Lal	Beldar	16-6-59
152	624	Misharia s/o Sheoji	"	16-6-59
153	627	Ghassi s/o Deopal	"	16-6-59
154	633	Onkar s/o Kani Ram	"	16-6-59
155	635	Ram Narain s/o Nathu	"	16-6-59
156	279	Kalyan s/o Dhanna	"	16-6-59
157	559	Harphool s/o Kazore	"	16-6-59
158	39	Rakhi d/o Sukha	Cooly	16-6-59
159	82	Gunesh d/o Ghasi	"	16-6-59
160	497	Phooma d/o Narain	"	16-6-59
161	38	Konri d/o Gheesa	"	16-6-59
162	133	Goran d/o Chatra	"	16-6-59
163	715	Amri d/o Chunnli Lal	"	17-6-59
164	415	Gilori s/o Lachhu	Beldar	18-6-59
165	262	Gopal s/o Nathu	"	22-6-59
166	762	Alladin s/o Ahmed Khan	"	22-6-59
167	209	Moji Ram s/o Bhagirath	"	22-6-59
168	512	Birdha s/o Ram Chandra	"	22-6-59
169	146	Dewa s/o Girdhari	"	22-6-59
170	514	Laxman s/o Chandra	"	22-6-59
171	106	Keshra s/o Kaloo	"	22-6-59
172	168	Sua s/o Pooran	"	22-6-59
173	50	Ram Kalyan s/o Ganga Ram	"	22-6-59
174	301	Mangi Lal s/o Amba Lal	"	22-6-59
175	458	Durga s/o Roopa	"	23-6-59
176	28	Ram Niwas s/o Manna	"	26-6-59
177	263	Panna s/o Ranjit	"	1-7-59
178	626	Surjia s/o Bajranga	"	1-7-59
179	429	Latoor s/o Dhanna	"	1-7-59
180	668	Jagannath s/o Dhooli Lal	"	1-7-59
181	171	Pratap s/o Mangi Lal	"	1-7-59
182	281	Bhonria s/o Haburia	"	1-7-59
183	674	Devi Ram s/o Pratap	"	1-7-59
184	144	Kalyan s/o Narain	"	1-7-59
185	20	Ram Kumar s/o Girdhari	"	1-7-59
186	102	Kaloo s/o Khusal	"	1-7-59
187	678	Kanwar Lal s/o Mangi Lal	"	1-7-59
188	428	Ganesh s/o Chhitar	"	1-7-59
189	385	Bajranga s/o Chanda	"	3-7-59
190	670	Alfu s/o Hema	"	6-7-59
191	766	Parmal Singh s/o Chabinath Singh	"	7-7-59
192	625	Chhotu Lal s/o Bajranga	"	9-7-59
193	157	Sukhpal s/o Bajranga	"	10-7-59
194	275	Bheronpal s/o Chanda Pal	"	14-7-59
195	184	Lalu s/o Perma	"	16-7-59
196	796	Dhoolia s/o Lalji	"	17-7-59
197	156	Gokul s/o Radha Kishan	"	17-7-59
198	454	Madho s/o Chhotu	"	18-7-59
199	488	Sher Singh s/o Ranku Ram	"	20-7-59
200	778	Jagmal Singh s/o Madan Singh	"	20-7-59
201	677	Bujjia s/o Ananda	"	20-7-59
202	405	Radhey Shyam s/o Laxmi Narain	"	21-7-59
203	789	Sudhakar s/o Ram Chandra	"	21-7-59
204	597	Gyarsia s/o Harbux	"	22-7-59
205	320	Kazore s/o Mangia	"	24-7-59
206	383	Kalyan s/o Mangi Lal	"	25-7-59
207	257	Chandra s/o Nanga	"	25-7-59
208	359	Jagan s/o Bansi	"	27-7-59
209	605	Kalyan s/o Jairam	"	27-7-59
210	606	Shakoer s/o Ahmad	"	27-7-59
211	480	Kuloo Ram s/o Jiwan	"	27-7-59
212	69	Shrikishan s/o Bhonria	"	28-7-59
213	150	Goverdhan s/o Kamahiya	"	28-7-59
214	224	Madho s/o Chhitar	"	28-7-59
215	189	Budha s/o Moola	"	29-7-59
216	286	Kalyan s/o Rewar	"	30-7-59

(1)	(2)	(3)	(4)	(5)
217	398	Kalyan s/o Gendia	Beldar	1-8-59
218	260	Ganga Ram s/o Nangi Lal	"	1-8-59
219	339	Kishore s/o Jagnia	"	1-8-59
220	471	Roop Chand s/o Phondia	"	1-8-59
221	186	Girdhari s/o Phondia	"	1-8-59
222	490	Mohan Lal s/o Suraj Karan	"	3-8-59
223	308	Gandi Lal s/o Choga	"	3-8-59
224	432	Sua d/o Chunni Lal	Cooly	3-8-59
225	499	Moria d/o Khema	"	3-8-59
226	345	Samoti d/o Kunia	"	3-8-59
227	752	Narain s/o Phool Ji	Beldar	4-8-59
228	758	Peer Mohd. s/o Ahmad Khan	"	4-8-59
229	484	Laxmi Chand s/o Birdhi Chand	"	4-8-59
230	291	Ram Bilas s/o Kalu	Sweeper	4-8-59
231	300	Prabhu s/o Balu	"	4-8-59
232	295	Gopi s/o Chagan	"	4-8-59
233	294	Latoor s/o Radhey	"	7-8-59
234	427	Bharmal s/o Dhoolia	Beldar	7-8-59
235	4	Chhotu s/o Kishan Lal	"	8-8-59
236	487	Sumer Singh s/o Mardan Singh	"	8-8-59
237	529	Keshra s/o Ganga Ram	"	13-8-59
238	761	Ramphool s/o Ranga	"	16-6-59
239	27	Dalu Ram s/o Asha Ram	"	16-8-59
240	486	Prabhoo s/o Madho Pal	"	16-8-59
241	532	Hardwar s/o Batohi	"	16-8-59
242	469	Ganga Ram s/o Dev Ram	"	16-8-59
243	467	Radhey Shyam s/o Sheonarain	"	16-8-59
244	371	Khayali Ram s/o Pirambar	"	16-8-59
245	319	Badri s/o Moolia	"	16-8-59
246	861	Doji s/o Moolia	"	16-8-59
247	411	Ram Kumar s/o Lorkia	"	16-8-59
248	653	Narain s/o Sukha	"	16-8-59
249	226	Sariya s/o Mangla	"	16-8-59
250	65	Gopi s/o Gandi Lal	"	16-8-59
251	759	Bajranga s/o Girraj Singh	"	17-8-59
252	611	Kana s/o Narain	"	17-8-59
253	222	Ram Sarup s/o Mangi Lal	"	22-8-59
254	468	Latoori s/o Newa Ram	"	24-8-59
255	465	Kanwar Lal s/o Mehtab Singh	"	24-8-59
256	534	Bachchu Singh s/o Baldeo Singh	"	24-8-59
257	621	Mathura s/o Nanga	"	25-8-59
258	652	Bansi s/o Kesu	"	25-8-59
259	765	Bhulaten Singh s/o Kishan Singh	"	22-8-59
260	324	Ram Gopal s/o Sundra	"	28-8-59
261	457	Sabu Ram s/o Rajan	"	28-8-59
262	489	Phandi Ram s/o Mangat Ram	"	29-8-59
263	773	Brij Mohan s/o Baleshwar	"	1-9-59
264	616	Sundra s/o Onkar	"	1-9-59
265	634	Gopal s/o Bhawan	"	1-9-59
266	690	Moti s/o Banna	"	2-9-59
267	343	Hem Bahadur Singh s/o Deviram	"	2-9-59
268	614	Ganesh s/o Man Phool	"	3-9-59
269	505	Behari Lal s/o Manna Lal	"	5-9-59
270	226	Ramhet s/o Jeetia	"	7-9-59
271	612	Kajor s/o Rawalia	"	9-9-59
272	753	Gopi s/o Kalyan	"	10-8-59
273	154	Hari Ballabh s/o Kalu	"	10-9-59
274	438	Chand Khan s/o Chhidda	"	12-9-59
275	289	Ram Charan s/o Kanahiya Lal	"	14-9-59
276	711	Sheo Kumar Mishra	"	15-9-59
277	535	Kheta s/o Khoka	"	16-9-59
278	301	Mangi Lal s/o Amra	"	16-9-59
279	14	Onkar s/o Taria	"	16-9-59
280	62	Mohan Singh s/o Shiv Lal	"	17-9-59
281	35	Bheron s/o Moolia	"	17-9-59

(1)	(2)	(3)	(4)	(5)
282	537	Ganga Dhar s/o Kunjia	Beldar	17-9-59
283	163	Gopal s/o Baji Ram	"	19-9-59
284	538	Jagannath s/o Bajranga Lal	"	19-9-59
285	377	Daya Ram s/o Panchoo	"	19-9-59
286	414	Hira s/o Ghasai	"	20-9-59
287	541	Kana s/o Lachhi Ram	"	20-9-59
288	258	Dhanna s/o Sukhdeo	"	20-9-59
289	330	Sundra s/o Dhanna	"	20-9-59
290	172	Chhotto s/o Sibb	"	20-9-59
291	93	Abdul Latif s/o Chand Khan	"	21-9-59
292	73	Kanahiya s/o Haburja	"	21-9-59
293	777	Amir Mohd. s/o Rahim Khan	"	22-9-59
294	631	Ratana s/o Hukma	"	23-9-59
295	240	Banshi s/o Baboo	"	24-9-59
296	507	Sanwalia s/o Bhonria	"	24-9-59
297	287	Poonia s/o Perma	"	24-9-59
298	328	Bishania s/o Perma	"	24-9-59
299	686	Rugha s/o Mangla	"	24-9-59
300	382	Ram Dayal s/o Nathu	"	26-9-59

ANNEXURE 'C'

List of casual workers proposed to be made temporary

Sl. No.	Tribunal List No.	Name	Designation	Date of Apptt.
1	60	Bishania s/o Bhonria	Beldar	29-9-59
2	560	Mangi Lal s/o Ratna	"	29-9-59
3	199	Laxman s/o Babu	"	29-9-59
4	191	Narain Singh s/o Ghasi Lal	"	1-10-59
5	542	Ramhet s/o Bansi	"	1-10-59
6	391	Ram Dayal s/o Mangi Lal	"	1-10-59
7	561	Dhoolia s/o Sonia	"	3-10-59
8	245	Rewaria s/o Mewa	"	3-10-59
9	43	Hazari s/o Dhanna	"	3-10-59
10	158	Chhotu Lal s/o Dhanna	"	5-10-59
11	255	Bansi s/o Gyarsia	"	5-10-59
12	642	Hazari s/o Narain	"	5-10-59
13	228	Kesara s/o Nanga	"	5-10-59
14	543	Narain s/o Bhanwar Lal	"	6-10-59
15	641	Jiwan s/o Mangia	"	6-10-59
16	835	Modu s/o Champa	"	8-10-59
17	738	Prema Prakash s/o Kanahiya Lal	"	13-10-59
18	108	Ram Narain s/o Ganesh Lal	"	13-10-59
19	192	Mool Chand s/o Deepa	"	13-10-59
20	837	Sanwalia s/o Ganga Ram	"	16-10-59
21	152	Hari Ram s/o Kaloo	"	16-10-59
22	298	Madan s/o Prabhoo	Sweeper	20-10-59
23	671	Sharwan s/o Gopal	"	21-10-59
24	672	Sabir Mohd. s/o Rehman Khan	Beldar	21-10-59
25	160	Harnath s/o Sheo Narain	"	21-10-59
26	655	Kishan Lal s/o Mangal Sen	"	22-10-59
27	656	Gulab Khan s/o Chand Khan	"	23-10-59
28	293	Kanahiya s/o Onkar	"	26-10-59
29	793	Chiman s/o Kalwa	"	27-10-59
30	617	Bhanwar Lal s/o Narain	"	29-10-59

(1)	(2)	(3)	(4)	(5)
31	754	Ramnath s/o Bachoo	Beldar	3-11-59
32	317	Pratap s/o Gopal	"	3-11-59
33	613	Bhoora s/o Pooran	"	4-11-59
34	847	Madho s/o Mool Chand	"	5-11-59
35	254	Mool Chand s/o Kalu	"	6-11-59
36	840	Sugan s/o Lachman	"	9-11-59
37	447	Ganga Ram s/o Mool Chand	"	9-11-59
38	841	Sukhdewa s/o Debia	"	9-11-59
39	10	Sobhag Singh s/o Gobind Singh	"	11-11-59
40	470	Ram Sahai s/o Banshidhar	"	11-11-59
41	247	Basir Ali s/o Nasir Ali	"	11-11-59
42	464	Nathu s/o Bhagirath	"	11-11-59
43	423	Bishna s/o Nathwa	"	11-11-59
44	381	Sona s/o Manphool	"	12-11-59
45	339	Sugan Singh s/o Kalyan Singh	"	13-11-59
46	517	Kewal Krishan s/o Gurudattamal	"	13-11-59
47	478	Padam Singh s/o Sanwat Singh	"	13-11-59
48	323	Shiv Narain Singh s/o Ram Singh	"	17-11-59
49	375	Sohan Pal s/o Ganga Lal	"	17-11-59
50	680	Bajranga s/o Perma	"	17-11-59

[No. 22/29/62-LRII.]

ORDER

New Delhi, the 6th May 1963

S.O. 1372.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Nowrozabad Colliery of Messrs Associated Cement Company Limited, Post Office Nowrozabad, District Shahdol, and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay, constituted under section 7A of the said Act.

SCHEDULE

Was the curtailment, by the management of the Nowrozabad Colliery, of the leave facilities afforded to their workmen, in relation to the workmen employed after the 1st January, 1957, justified? If not, to what relief are the said workmen entitled?

[No. 1/8/63-LRII.]

A. L. HANDA, Under Secy.

MINISTRY OF SCIENTIFIC RESEARCH AND CULTURAL AFFAIRS

ARCHAEOLOGY

New Delhi, the 1st May 1963

S.O. 1373.—Whereas the Central Government is of opinion that the ancient and historical monuments and sites specified in the schedule to this notification have ceased to be of national importance.

Now, therefore, in exercise of the powers conferred by section 35 of the Ancient Monuments and Archaeological sites and Remains Act, 1958 (24 of 1958), the Central Government hereby declares that the monuments/sites aforesaid have ceased to be of national importance for the purpose of the said Act.

SCHEDULE

Serial No.	State	District	Locality	Name of the monument/ Site	Protection Notification No. and date (i) Preliminary (ii) Confirmatory (iii) Subsequent if any
1	2	3	4	5	6
1	Andhra Pradesh	West Godavari	Adamalle	Stone images and a tank	(i) No. 211 dt. 8-12-1920. (ii) No. 52 dt. 7-2-1921, Government of Madras.
2	Assam	Darrang	Kalabari-Khatargaon	Basudev-dol	(i) No. 6457 E, dt. 18-11-1920. (ii) No. 7241E, dt. 28-12-1920. Government of Assam.
3	Gujarat	Ahmedabad	Dholka	Khan tank with its sluices	(i) No. 3734-A, dt. 6-5-1915. (ii) No. 6417 dt. 17-8-1915. Government of Bombay.
4	Gujarat	Amreli	Amreli	Paliyas behind the Sati Mata temple and also in the waste land on the road leading to Gavadka.	The Ancient and Historical Monuments and Archaeological Sites and Remains (Declaration of National Importance) Act, 1951 (No. LXXI of 1951).
5	Madhya Pradesh	Bilaspur	Kharod	Soorya temple	(i) No. 543-Y dt. 17-12-1920. (ii) No. 1219-AB, dt. 26-10-1922. Government of Central Provinces.
6	Madhya Pradesh	Bilaspur	Konar	Konargarh Fort	Do.
7	Madhya Pradesh	Sagar	Chandrapur	Temple of Mata Bai	Do.
8	Madras	Tiruchirapalli	Varappur	Old Fort	The Ancient & Historical Monuments & Archaeological Sites & Remains (Declaration of National Importance) Act, 1951 (No. LXXI of 1951).

1	2	3	4	5	6
9	Madras	Tiruchirapalli	Veppangudi	Propanakkottai (fort)	The Ancient & Historical Monuments and Archaeological Sites and Remains (Declaration of National Importance) Act, 1951 (No. LXXI of 1951).
10	Maharashtra	Chanda	Warha	Old temple of Mahadeo with a broad flight of steps leading down to the Wardha river.	(i) No. 162-J, dt. 21-9-1920. (ii) No. 438-LAB, dt. 25-11-1924 Government of Bombay.
11	Do.	Jaigaon	Erandol	Pandava's Vada Masjid (Site)	(i) No. 3340, dt. 29-3-1920. (ii) No. 6752, dt. 24-6-1920. Government of Bombay.
12	Mysore	Bangalore	Doddaballapur	Ashurkhana	The Ancient & Historical Monuments and Archaeological Sites & Remains (Declaration of National Importance) Act, 1951 (No. LXXI of 1951).
13	Punjab	Ambala	Pinjore]	Pinjore gardens and monuments of Fidai Khan.	The Ancient & Historical Monuments & Archaeological Sites & Remains (Declaration of National Importance) Act, 1951 (No. LXXI of 1951).
14	Uttar Pradesh	Ghazipur	Bhitari	Stone bridge	(i) No. 1412-M, dt. 18-11-1920. (ii) No. 1645-M/1133, dt. 22-12-1920. Government of United Provinces.
15	Do.	Lucknow	Lucknow	Karbala Nawab Imdad Husain Khan.	(i) No. 724M/367, dt. 14/30-7-1919. (ii) No. 1442M/367, dt. 27-11-1919. Government of United Provinces.
16	Do.	Varanasi	Hingutar	Old Temple	(i) No. 1412-M, dt. 18-11-1920. (ii) No. 1645-M/1133, dt. 22-12-1920. Government of United Provinces. (iii) No. 101, dt. 14-1-1924, Department of Education, Health and Lands.

[No. F. 4-16/62-C.I.]
S. J. NARSIAN,
Assistant Educational Adviser.

MINISTRY OF COMMERCE AND INDUSTRY*New Delhi, the 7th May 1963*

S.O. 1374.—In exercise of the powers conferred by section 10 of the Khadi and Village Industries Commission Act, 1956 (61 of 1956), read with rules 13 and 14 of the Khadi and Village Industries Commission Rules, 1957, the Central Government hereby appoints Sarvashri Kamalnayan Bajaj, M.P., Deokinandan Narayan, M.P., and Dr. G. S. Melkote, M.P., as members of the Khadi and Village Industries Board and directs that the following amendment shall be made in the Notification of the Government of India in the Ministry of Commerce and Industry No. S.O. 1240, dated 27th April, 1963, namely:—

In the said Notification, after Serial No. 41 and the entries relating thereto, the following Serial Nos. and entries shall be inserted, namely:—

1	2	3
"42	Shri Kamalnayan Bajaj, M.P.	9-5-1963
43	Shri Deokinandan Narayan, M.P.	9-5-1963
44	Dr. G. S. Melkote, M.P.	9-5-1963".

[No. 41/4/62-K.V. I(P).]

A. VISVANATH, Dy. Secy.

New Delhi, the 7th May 1963

S.O. 1375.—In exercise of the powers conferred by sub-section (1) of Section 4 of the Trade and Merchandise Marks Act, 1958 (43 of 1958), the Central Government hereby appoints Shri C. D. Venkataramanan, Joint Registrar of Trade Marks to officiate as Controller-General of Patents, Designs and Trade Marks from 2nd May, 1963 to 7th June, 1963 *vice* Dr. S. Venkateswaran, granted leave.

[No. 9(4)-TMP/59.]

HARGUNDAS, Under Secy.

COFFEE CONTROL

New Delhi, the 6th May, 1963

S.O. 1376.—The following statement of accounts of the Coffee Board, Bangalore, for the period 1st April, 1960 to 31st March, 1961 is published in the Gazette of India in accordance with Rule 34(iv) of the Coffee Rules, 1955 :—

COFFEE BOARD, BANGALORE

Statement of Accounts of the Coffee Board for the period 1st April, 1960 to 31st March, 1961

Abstract Statement of Receipts and Expenditure of General Fund Account [Including General Fund No. 1 Account, General Fund (Research) Account, General Fund (Propaganda) Account, General Fund (Development) Account, and General Fund Development (Loan) Account] to be published in the Gazette of India in accordance with Rule 34(iv) of the Coffee Rules, 1955 :—

RECEIPTS		EXPENDITURE	
	Rs.		Rs.
I Opening Balance		1. Administration of the Board	
(i) General Fund No. 1 A/c	15,57,623·95	2. Measures taken for promoting the cultivation and curing and/or processing of Indian Coffee :	9,81,296·84
(ii) General Fund (Research) A/c	93,533·37	(i) Expenditure by Development Department	1,23,426·78
(iii) General Fund (Propaganda) A/c	4,86,763·63	(ii) Expenditure by Research Department	1,65,982·21
(iv) General Fund (Development) A/c	14,137·65		
(v) General Fund Development (Loan) A/c	18,545·17		
	21,70,603·77		
2. Monies received under Section 13(i) of the Coffee Act	22,37,000·00		
3. Loans received from Central Government under rule 38-A of the Coffee Rules	5,00,000·00		
	5,00,000·00	3. Measures taken for promoting the sale and increasing the consumption of coffee in	
4. Recovery of Loans granted under Rule 38-B of the Coffee Rules	(1) India	1,37,20,981·10
	..	(2) Overseas	4,644·19*
5. Interest or other charges on Loans	30,840·04		1,37,20,625·29
	30,840·04	4. Measures taken for promoting Agriculture and Technological Research in the Interest of Coffee Industry in India	15,34,150·77
6. Miscellaneous Receipts			
(i) General Fund No. 1/A/c	4,51,901·59	5. Grants under Section 31(2)(e) of the Coffee Act (Labour Welfare Measures)	97,683·32
(ii) General Fund (Research) A/c	7,14,330·52		97,683·32
(iii) General Fund (Propaganda) A/c	1,33,13,852·52	6. Payment of Loans granted under rule 38-B of the Coffee Rules by :	
		(1) Development Department	4,31,888·02
		(2) Research Department	1,44,999·42
			5,76,887·44

(iv) General Fund (Development) A/c :

(a) Receipts by Development Deptt. 498.03
(b) Receipts by Research Deptt. 69,424.96

(v) General Fund Development (Loan) A/c. .. 1,45,50,007.62

7. Payment of interest or other charges on loan 9,887.00 9,887.00

8. Miscellaneous 6.59 6.59

9. Closing Balance :

(i) General Fund No. 1 A/c. . 11,17,901.19
(ii) General Fund (Research) A/c . 1,07,156.45
(iii) General Fund (Propaganda) A/c. . 10,29,635.05
(iv) General Fund (Development) A/c. . 11,208.90
(v) General Fund Development (Loan) A/c 7,603.60
22, 73,505.19

1,94,88,451.43

1,94,88,451.43

*This is inclusive of the balance held by the High Commission of India London.

Sd/- S.M. KRISHNAMACHARI,
Accounts Officer.

Sd/- A.N. BALARAM,
Secretary

Sd/- H. SITARAMA REDDI,
Chairman.

Verified the above statement of accounts of the Coffee Board General Fund and certified that all the information and explanations required were obtained. The statement is correctly prepared in accordance with the books maintained and information and explanations furnished subject to the remarks in the audit reports separately issued

sd/-

Assistant Accounts Officer (O.A.D.),
Office of the Accountant General, Mysore, Bangalore

COFFEE BOARD

Statement of Receipts and Expenditure on behalf of the Indian Coffee Board (maintained by from the General Fund) during the financial year ended 31st March, 1961

RECEIPTS			EXPENDITURE		
	£	s. d.		£	s. d.
To Balance brought forward from 1959-60	122	19 0	By Payment to Coffee Publicity Association, being the subscription fee for 1-5-60 to 30-4-61	250	0 0
To amount received from Coffee Board, Bangalore through State Bank of India in October, 1960	351	17 9	By payment to British Commonwealth Producers Organisations being the subscription fee for year ended 30-4-61 . (Letter No. S.G./4755 dated 31-10-55 from Coffee Board).	66	13 4
To Sales of Coffee Bulletin	0	17 6	By Payment to Economist diary for 1961 (Letter No. S.G/4758, dated 27-10-56)	1	18 0
			By Payment to the Board being the payment of Royalty towards publishing article in October, 1960 (Letter No. SG/GF/6/4/5530, dated 18/22-11-1960).	2	2 0
			By Balance of receipts over expenditure carried forward to 1961-62	155	0 11
	475	14 3		475	14 3

Sd/- R.A.L. GONET,
Assistant Chief Accounting Officer.

I certify that the above statement of Account has been test checked and appears to be correct.

India Audit Office London dated 3-8-61

Sd/- P. BHATTACHERJEA,
Assistant Director of Audit,
Indian Accounts in U.K.

[No. F. 8(6)Plant(B)/63].

B. KRISHNAMURTHY,
Under Secy,

ORDER

IMPORT TRADE CONTROL

New Delhi, the 11th May 1963

S.O. 1377/IECA/3-4A/2/63.—In exercise of the powers conferred by Sections 3 and 4A of the Imports and Exports (Control) Act, 1947, (18 of 1947) as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following Order further to amend the Imports (Control) Order, 1955, namely:—

1. **Short title.**—This order may be called the Imports (Control) 7th Amendment Order, 1963.

2. **Amendment of Schedule I.**—In the Import (Control) Order, 1955, in Schedule I in part IV:—

- (a) Serial No. 256 and the entries relating to that shall be omitted;
- (b) for Serial No. 257 and the entries relating to that, the following shall be substituted namely:—

“257 Imitation Gold and imitation silver thread and wire,
lametta and metallic spangles and articles of like
nature made of metals other than gold or silver”, 61(51)”.
- (c) Serial No. 258 and the entries relating to that shall be omitted;
- (d) for Serial No. 259 and the entries relating to that, the following shall be substituted namely:—

“259 Gold Plated Pen Nibs. 61(7)”.
- (e) for Serial No. 262 and the entries relating to that the following shall be substituted namely:—

“262 Jewellery and Jewels other than those made mainly or
wholly of gold or silver. 61(10)”.
[No. 8/63.]

M. L. GUPTA, Under Secy.

(Department of Company Law Administration)

CORRIGENDUM

New Delhi, the 9th May 1963

S.O. 1378.—In the notification of the Government of India in the Ministry of Commerce and Industry, Department of Company Law Administration No. 7(15)-Admn.II/63 dated 24th April, 1963 published as S.O. 1249 on page 1403 of the Gazette of India, Part II, Section 3(ii) dated the 4th May, 1963 read “Bhanu Prakash Sharma” for “Bhanu Pradesh Sharma”.

[No. 7(15)-Admn.II/63.]

P. B. SAHARYA, Under Secy.


(Indian Standards Institution)

New Delhi, the 6th May 1963

S.O. 1379.—In pursuance of sub-rule (1) of rule 4 of the Indian Standards Institution (Certification Marks) Rules, 1955, as amended in 1962, the Indian Standards Institution hereby notifies that the Standard Marks, design, of which together with the verbal description of the design and the title of the relevant Indian Standard is given in the Schedule hereto annexed, has been specified.

This Standard Mark, for the purpose of the Indian Standards Institution (Certification Marks) Act, 1952, as amended in 1961, and the rules and regulations framed thereunder, shall come into force with effect from 1st June 1963.

THE SCHEDULE

Sl. No.	Design of the Standard Mark	Product/Class of Products to which applicable	No. & Title of Relevant Indian Standard	Verbal description of the design of the Standard Mark
(1)	(2)	(3)	(4)	(5)
1.		DDT Emulsifiable concentrates.	IS : 633-1956 Specification for D. D. T. Emulsifiable Concentrates.	The monogram of the Indian Standards Institution consisting of letters ISI, drawn in the exact style and relative proportions as indicated in Col. (2), the number designation of the Indian Standard being inscribed on the top side of the monogram as indicated in the design.

[No. MD/17 : 2]

S.O. 1380.—In pursuance of sub-regulation (3) of regulation 7 of the Indian Standards Institution (Certification Marks) Regulations, 1955 as amended in 1961 and 1962, the Indian Standards Institution hereby notifies that the marking fee per unit for DDT Emulsifiable Concentrates details of which are given in the Schedule hereto annexed, has/have been determined and the fee shall come into force with effect from 1st June 1963.

THE SCHEDULE

Sl. No.	Product/Class of Products	No. and title of relevant Indian Standard	Unit	Marking Fee per Unit
(1)	(2)	(3)	(4)	(5)
1.	DDT Emulsifiable Concentrates	IS : 633-1956 Specification for D.D.T. Emulsifiable Concentrates.	One Litre	3 nP.

[No. MD/ 1 : 2]

New Delhi, the 9th May 1963

S.O. 1381—In pursuance of regulation 4 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended in 1961 and 1962, the Indian Standards Institution hereby notifies that amendments to the Indian Standards, given in the Schedule hereto annexed, has been issued under the powers conferred by sub-regulation (1) of regulation 3 of the said regulations.

THE SCHEDULE

Sl. No.	No. and title of the Indian Standard amended	No. and date of Gazette Notification in which the establishment of the Indian Standard was notified	No. of the Amendment	Brief particulars of the Amendment	Date from which the Amendment shall have effect
(1)	(2)	(3)	(4)	(5)	(6)
1	IS: 916-1958 Specification for 18-Litre Square Tins.	S.O. 567 dated 14 March 1959	No. 2	(Clause 3.1, lines 3 and 4)—Delete 'and not more than 19.2 litres'	1 April 1963

[No. MD/13: 5.]

S.O. 1382.—In pursuance of sub-regulation (1) of regulation 8 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended 1961 and 1962, the Indian Standards Institution hereby notifies that twentyone licences, particulars of which are given in the Schedule hereto annexed, have been renewed.

THE SCHEDULE

Serial No.	Licence No. and date	Period of Validity		Name and Address of the licensee	Article(s) covered by the licence	Relevant Indian Standard(s)
		From	To			
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1	CM/L-78 24-4-1958 .	1-5-63	30-4-64	M/s. Crossley and Towers Private Limited, 3, Robinson Steet, Calcutta-16.	Tea Chest Plywood Panels.	IS : 10-1953 Specification for Plywood Tea Chests (Revised).
2	CM/L-79 24-4-1958 .	1-5-63	30-4-64	M/s. National Timber Industries, 3 & 4, Rashmoni Bazar Road, Calcutta-10.	Tea Chest Plywood Panels	IS : 10-1953 Specification for Plywood Tea Chests (Revised).
3	CM/L-80 24-4-1958	1-5-63	30-4-64	M/s. Das and Company, 32, Chaulpatty Road, Calcutta-10.	Tea Chest Plywood Panels	IS : 10-1953 Specification for Plywood Tea Chests (Revised).
4	CM/L-82 24-4-1958 .	1-5-63	30-4-64	M/s. Dhubri Plywood Factory, Dhubri.	Tea Chest Plywood Panels	IS : 10-1953 Specification for Plywood Tea Chests (Revised).
5	CM/L-86 24-4-1958 .	1-5-63	30-4-64	The Surma Match and Industries Private Ltd., 35, Dent Mission Road, Calcutta-23.	Tea Chest Plywood Panels	IS : 10-1953 Specification for Plywood Tea Chests (Revised).
	CM/L-180 30-3-1960	15-4-63	14-4-64	M/s. Shiv Scientifics & Chemicals, 47, Vijay Nagar Colony, Agra.	Nitric Acid, Pure and Analytical Reagent Grades.	IS : 264-1950 Specification for Nitric Acid.
7	CM/L-181 30-3-1960	15-4-63	14-4-64	M/s. Shiv Scientifics & Chemicals, 47, Vijaya Nagar Colony, Agra.	Hydrochloric Acid, Pure and Analytical Reagent Grades.	IS : 265-1950 Specification for Hydrochloric Acid.

CM/L-182 30-3-1960	15-4-63	14-4-64	M/s. Shiv Scientifics & Chemicals, 47, Vijay Nagar Colony, Agra.	Sulphuric Acid, Pure and Analytical Reagent Grades.	IS : 266-1950 Specification for Sulphuric Acid.
CM/L-185 26-4-1960	1-5-63	30-4-64	M/s. Shalimar Tar Products (1935) Limited, 6, Lyons Range, Calcutta.	Bitumen Felts for Waterproofing and Damp-Proofing.	IS : 1322-1959 Specification for Bitumen Felts for Waterproofing and Damp-Proofing.
CM/L-186 26-4-1960	1-5-63	30-4-64	M/s. P.S.G. & Sons, Charity Industrial Institute, Peelamedu, Coimbatore-4.	Three Phase Induction Motors for Industrial Use, from 1 H. P. to 10 H. P.	IS : 325-1961 Specification for Three-Phase Induction Motors (<i>Second Revision</i>).
CM/L-241 21-11-1960	20-4-63	19-4-64	M/s. Bharat Pulverising Mills Private Limited, Chinchpokli Cross Lane, Byculla, Bombay-8.	BHC Water Dispersible Powder Concentrates.	IS : 562-1962 Specification for BHC Water Dispersible Powder Concentrates (<i>Second Revision</i>).
CM/L-284 24-3-1961	15-4-63	14-4-64	M/s. Hans Dewan & Co., 158-Upper Duncan Road, Byculla, Bombay-8.	Biscuits (Excluding Wafer Biscuits) of the following varieties : Zoological, Kindergarten Diamond, Gem, Flower, Charm, and Ringlette.	IS : 1011-1957 Specification for Biscuits (Excluding Wafer Biscuits).
CM/L-285 28-3-1961	15-4-63	14-4-64	M/s. All India Medical Corpn., Mulji Jetha Building, 185, Princess Street, Bombay-2.	BHC Dusting Powders.	IS : 561-1962 Specification for BHC Dusting Powders (<i>Second Revision</i>).
CM/L-287 28-3-1961	15-4-63	14-4-64	M/s. Hindustan Breakfast Food Manufacturing Factory, Najafgarh Road, Industrial Area, New Delhi-15.	Corn Flakes	IS : 1158-1957 Specification for Corn Flakes.
CM/L-288 28-3-1961	15-4-63	14-4-64	M/s. Dr. Writer's Chocolates & Canning Company, Bhavanishankar Road, Dadar, Bombay-28.	Macaroni, Spaghetti and Vermicelli.	IS : 1485-1959 Specification for Macaroni, Spaghetti and Vermicelli.
CM/L-289 30-3-1961	15-4-63	14-4-64	M/s. Devidayal (Saales) Pvt. Ltd., Gupta Mills Estate, Reay Road, Darukhana, Bombay-10.	BHC Water Dispersible Powder Concentrates.	IS : 562-1962 Specification for BHC Water Dispersible Powder Concentrates (<i>Second Revision</i>).

(1)	(2)	(3)	(4)	(5)	(6)	(7)
17	CM/L-402 29-3-1962	15-4-63	14-4-64	M/s. Modi Vanaspati Manufacturing Co., Modinagar Distt. Meerut.	Stearic Acid, Technical, Grade 3.	IS : 1675-1960 Specification for Stearic Acid, Technical.
18	CM/L-403 2-4-1962	15-4-63	14-4-64	The Hindusthan Mineral Products Co. Private Ltd., Plot No. 27, Manganese Depot, Sewri, Bombay-15, having their head office at 111, Industrial Area, Sion, Bombay-22.	BHC Dusting Powders.	IS : 561-1962 Specification for BHC Dusting Powders (Second Revision).
19	CM/L-404 26-4-1962	1-5-63	30-4-64	M/s. Bharat Pulverising Mills Pvt. Ltd., 38-A, Sayani Road, Bombay-28.	Aldrin Emulsifiable Concentrates.	IS : 1307-1958 Specification for Aldrin Emulsifiable Concentrates.
20	CM/L-405 26-4-1962	1-5-63	30-4-64	M/s. Deccan Aluminium Stores, New Sun Mill Compound, Delisle Road, Bombay-13, having their head office at 56, 1st Bhoiwada, Bombay-2.	Wrought Aluminium and Aluminium Alloy Utensils.	IS : 21-1959 Specification for Wrought Aluminium and Aluminium Alloy Utensils.
21	CM/L-406 25-4-1962	1-5-63	30-4-64	The Ganges Plywood Manufacturing Co. Private Ltd., 35, Dent Mission Road, Calcutta-23.	Tea Chest Plywood Panels.	IS : 10-1953 Specification for Plywood Tea Chests (Revised).

[No. MD/12: 388]

S.O. 1383.—In pursuance of sub-regulation (1) of regulation 8 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended in 1961 and 1962, the Indian Standards Institution hereby notifies that nine licences, particulars of which are given in the Schedule hereto annexed have been granted authorizing the licensees to use the Standard Mark.

THE SCHEDULE

Sl. No.	Licence No. & date	Period of Validity		Name and Address of the Licensee	Article/Process covered by the Licence	Relevant Indian Standard
		From	To			
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1.	CM/L-527 18-4-1963	15-5-63	14-5-64	M/s. Noble Paint & Varnish Company Private Ltd., Ferguson Road, Lower Parel, Bombay-13.	(i) Enamel, Brushing, Exterior, Type 1 (Synthetic). (1) Undercoating (2) Finishing Colour as Required. (ii) Enamel, Brushing, Exterior, Type 2. (1) Undercoating (2) Finishing Colour as Required.	IS : 520-1954 Specification for Enamel, Brushing, exterior, Type 1 (Synthetic) (1) Undercoating. (2) Finishing Colour as Required. (Tentative). IS : 522-1954 Specification for Enamel, Brushing Exterior, Type 2. (1) Undercoating (2) Finishing Colour as Required.
2.	CM/L-528 18-4-1963	1-5-63	30-4-64	M/s. Hajipur Plywood Factory, Hajipur, District Muzaffarpur (Bihar) having their office at 9, Clive Row, Calcutta-1.	Tea-Chest Plywood Panels.	IS : 10-1953 Specification for Plywood Tea-Chests. (Revised.)
3.	CM/L-529 19-4-1963.	15-5-63	14-5-64	M/s. Jaipur Maize Products Co., Jaipur West, Jaipur having their Head Office at Gehlot Bhawan, New Colony, Jaipur.	Flushing Cisterns, High Level, Bell Type, for Water Closets and Urinals.	IS : 774-1960 Specification for Flushing Cisterns for Water Closets and Urinals (Valveless Siphonic Type) (Revised).
4.	CM/L-530 29-4-1963.	1-6-63	31-5-64	M/s. J. B. Norton & Sons Ltd., 50, Debendra Chandra Dey Rd., Calcutta-15 having their Registered Office at Stephen House, 4, Dalhousie Square East, Calcutta-1.	Flushing Cisterns for Water Closets and Urinals (Valveless Siphonic Type) High Level only).	IS : 774-960 Specification for Flushing Cisterns for Water Closets and Urinals (Valveless Siphonic Type) (Revised.)

(1)	(2)	(3)	(4)	(5)	(6)	(7)	
5	CM/L-531 29-4-1963	. .	1-6-63	31-5-64	M/s. Secunderabad Trading Co., (Iron Casting Works, 141, Old Staff Lane, Secunderabad having their office at 59, Mahatma Gandhi Road, Secunderabad (Andhra Pradesh).	Flushing Cisterns, High Level Bell Type, for Water Closets and Urinals.	IS : 774-1960 Specification for Flushing Cisterns for Water Closets and Urinals (Valveless Siphonic Type) (Revised)
6	CM/L-532 30-4-1963	. .	1-6-63	31-5-64	M/s. Hindustan Steel Ltd., Rourkela Steel Project, Rourkela, Orissa having their Registered Office at P.O. Hinoo, Ranchi.	Structural Steel (Fusion Welding Quality)	IS : 2062-1962 Specification for Structural Steel Fusion Welding Quality).
7	CM/L-533 30-4-1963	. .	1-6-63	31-5-64	M/s. Brushware Limited, ⁵ M.G. Road, Kanpur.	Brushes, Paints and Varnishes, Flat.	IS : 384-1961 Specification for Brushes, Paints and Varnishes, Flat (Revised).
8	CM/L-534 30-4-1963	. .	1-6-63	31-5-64	M/s. India Belting and Cotton Mills Ltd., Shanpuri Lane, Serampore (West Bengal)]	Solid-Woven Impregnated Hair Belting for Power Transmission.	IS : 530-1959 Specification for Solid-Woven Impregnated Hair Belting for Power Transmission (Revised).
9	CM/L-535 30-4-1963	. . .	1-6-63	31-5-64	M/s. Power Cables Private Ltd., Vithalwadi (Maharashtra State)	PVC Cables only with Aluminium Conductors (250 and 650 Volts Grade).	IS : 694-1960 Specification for PVC Cables and Cords for Electric Power and Lighting for Working Voltages Up to and Including 650 Volts to Earth (Tentative. Amended).

[No. MD 12 : 940

S. K. SEN,

Head of the Certification Marks Division